Plaintiffs' Exhibit 5 (Hendrix Dep. Tr.)

Case 3:18-md-02843-VC Document 1085-22 Filed 12/12/22 Page 2 of 412 CONFIDENTIAL UNDER THE PROTECTIVE ORDER

| 1 | UNITED STATES DISTRICT COURT | |
|----|---|--|
| 2 | NORTHERN DISTRICT OF CALIFORNIA | |
| 3 | | |
| | IN RE: FACEBOOK, INC., MDL No. 2843 | |
| 4 | CONSUMER USER PROFILE Case No. | |
| | LITIGATION 18-md-02843-VC-JSC | |
| 5 | | |
| 6 | This document relates to: | |
| 7 | ALL ACTIONS | |
| 8 | | |
| | | |
| 9 | | |
| 10 | | |
| 11 | **CONFIDENTIAL UNDER THE PROTECTIVE ORDER** | |
| 12 | ZOOM DEPOSITION OF FACEBOOK's 30(b)(6) | |
| 13 | CORPORATE REPRESENTATIVE - ALLISON HENDRIX | |
| 14 | (Reported Remotely via Video & Web Videoconference) | |
| 15 | Palo Alto, California (Deponent's location) | |
| 16 | Thursday, May 5, 2022 | |
| 17 | Volume I | |
| 18 | | |
| 19 | | |
| 20 | | |
| | STENOGRAPHICALLY REPORTED BY: | |
| 21 | REBECCA L. ROMANO, RPR, CSR, CCR | |
| | California CSR No. 12546 | |
| 22 | Nevada CCR No. 827 | |
| | Oregon CSR No. 20-0466 | |
| 23 | Washington CCR No. 3491 | |
| 24 | JOB NO. 5210138 | |
| 25 | PAGES 1 - 347 | |
| | | |
| | Page 1 | |

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| 1 | UNITED STATES DISTRICT COURT |
|----|---|
| 2 | NORTHERN DISTRICT OF CALIFORNIA |
| 3 | |
| | IN RE: FACEBOOK, INC., MDL No. 2843 |
| 4 | CONSUMER USER PROFILE Case No. |
| | LITIGATION 18-md-02843-VC-JSC |
| 5 | |
| 6 | This document relates to: |
| 7 | ALL ACTIONS |
| 8 | |
| | |
| 9 | |
| 10 | |
| 11 | |
| 12 | |
| 13 | |
| 14 | |
| 15 | DEPOSITION OF ALLISON HENDRIX, taken on |
| 16 | behalf of the Plaintiffs, with the deponent located |
| 17 | in Palo Alto, California, commencing at |
| 18 | 9:16 a.m., Thursday, May 5, 2022, remotely reported |
| 19 | via Video & Web videoconference before |
| 20 | REBECCA L. ROMANO, a Certified Shorthand Reporter, |
| 21 | Certified Court Reporter, Registered Professional |
| 22 | Reporter. |
| 23 | |
| 24 | |
| 25 | |
| | D 0 |
| | Page 2 |

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| 1 | APPEARANCES OF COUNSEL |
|----|---|
| 2 | (All parties appearing via Web videoconference) |
| 3 | |
| 4 | For the Plaintiffs: |
| 5 | KELLER ROHRBACK L.L.P. |
| 6 | BY: DAVID KO |
| 7 | BY: CARI CAMPEN LAUFENBERG |
| 8 | BY: DEREK W. LOESER |
| 9 | BY: EMMA WRIGHT |
| 10 | BY: ADELE A. DANIEL |
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| 18 | dloeser@kellerrohrback.com |
| 19 | ewright@kellerrohrback.com |
| 20 | adaniel@kellerrohrback.com |
| 21 | |
| 22 | |
| 23 | |
| 24 | |
| 25 | //// |
| | Page 3 |

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```
1
                     APPEARANCES OF COUNSEL
     (All parties appearing via Web videoconference)
2
3
     For the Plaintiffs:
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6
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          (415) 445-4003
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12
          lweaver@bfalaw.com
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14
15
16
17
18
19
20
21
22
23
24
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25
                                                 Page 4
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```
1
                APPEARANCES OF COUNSEL (cont'd)
 2
     (All parties appearing via Web videoconference)
 3
     For Facebook, Inc.:
4
 5
          GIBSON, DUNN & CRUTCHER LLP
6
          BY:
               ROBERT C. BLUME
          BY:
               DAYNA ZOLLE HAUSER
8
          BY: MARIE D. ZOGLO
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17
18
19
20
21
22
23
24
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25
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```
1
                APPEARANCES OF COUNSEL (cont'd)
     (All parties appearing via Web videoconference)
2
3
     For Facebook, Inc.:
4
          GIBSON DUNN & CRUTCHER LLP
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6
          BY:
          BY:
               ANDREW V. KUNTZ
          BY: JOE LOPRESTI
8
9
          Attorneys at Law
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10
11
          New York, New York 10166-0193
12
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13
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          akuntz@gibsondunn.com
14
15
          jlopresti@qibsondunn.com
16
     and
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21
          pmistry@gibsondunn.com
22
23
24
    /////
25
                                                Page 6
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```
1
                APPEARANCES OF COUNSEL (cont'd)
2
     (All parties appearing via Web videoconference)
3
     For Facebook, Inc.:
4
          GIBSON, DUNN & CRUTCHER LLP
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21
          dgarrie@jamsadr.com
22
23
24
    /////
25
                                                 Page 7
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```
1
                       APPEARANCES (cont'd)
     (All parties appearing via Web videoconference)
 2
 3
     ALSO PRESENT:
 4
           Ian Chen, Associate General Counsel, Facebook
     Inc.
 6
 7
          John Macdonell, Videographer
 8
 9
10
11
12
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| 1 | | I N D E X | |
|----|--------------|-----------------------------|-------------|
| 2 | DEPONENT | | EXAMINATION |
| 3 | ALLISON HEND | RIX | PAGE |
| | VOLUME I | | |
| 4 | | | |
| 5 | | BY MR. KO | 12 |
| 6 | | | |
| 7 | | | |
| 8 | | EXHIBITS | |
| 9 | NUMBER | | PAGE |
| 10 | | DESCRIPTION | |
| 11 | Exhibit 330 | Plaintiff's Second Amended | 15 |
| 12 | | Notice of Deposition of | |
| 13 | | Defendant Facebook, Inc. | |
| 14 | | Pursuant to Federal Rule of | = |
| 15 | | Civil Procedure 30(b)(6); | |
| 16 | | | |
| 17 | Exhibit 331 | newsroom - Better Controls | 169 |
| 18 | | for Managing Your Content, | |
| 19 | | FB-CA-MDL-00005751 - | |
| 20 | | FB-CA-MDL-00005758. | |
| 21 | | | |
| 22 | | | |
| 23 | | | |
| 24 | | | |
| 25 | //// | | |
| | | | Page 9 |

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| 1 | Palo Alto, California; May 5, 2022 | |
|----|---|----------|
| 2 | 9:16 a.m. | |
| 3 | 000 | |
| 4 | | |
| 5 | THE VIDEOGRAPHER: Okay. We're on the | 09:16:25 |
| 6 | record. It's 9:16 a.m., Pacific Time, on | |
| 7 | May 5th, 2022. This is the deposition of | |
| 8 | Allison Hendrix. | |
| 9 | We're here in the matter In Re: | |
| 10 | Facebook, Inc. Consumer Privacy User Profile | 09:16:39 |
| 11 | Litigation. | |
| 12 | I'm John Macdonell, the videographer with | |
| 13 | Veritext. | |
| 14 | Before the reporter swears the witness, | |
| 15 | would counsel please identify themselves, beginning | 09:16:47 |
| 16 | with the noticing attorney, please. | |
| 17 | MR. KO: Good morning, everyone. | |
| 18 | David Ko of Keller Rohrbach on behalf of | |
| 19 | plaintiffs. | |
| 20 | And with me here today is are | 09:16:59 |
| 21 | Cari Laufenberg, Derek Loeser, Emma Wright and | |
| 22 | Adele Daniele, I believe, also of Keller-Rohrback. | |
| 23 | MR. BLUME: And good morning. This is | |
| 24 | Rob Blume from Gibson Dunn on behalf of | |
| 25 | Ms. Ali Hendrix and Facebook. | 09:17:17 |
| | | Page 10 |

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| 1 | And on the video is with me in the | 09:17:22 |
|----|---|----------|
| 2 | room is Prachi Mistry, Kelly Herbert and Ian Chen | |
| 3 | from Facebook and Gibson Dunn. And on the video, I | |
| 4 | think, is Joe LoPresti, Dana Zolle Hauser, | |
| 5 | Andrew Kuntz and I think that's all we have. | 09:17:43 |
| 6 | SPECIAL MASTER GARRIE: This is | |
| 7 | Special Master Garrie. I'm here on behalf of the | |
| 8 | Court. | |
| 9 | MR. BLUME: And | |
| 10 | MR. KO: We have a big crowd for you, | 09:18:01 |
| 11 | Ms. Hendrix. | |
| 12 | MR. BLUME: And the part as as we | |
| 13 | spoke before we went on the record, the | |
| 14 | transcript we seek to have the transcript marked | |
| 15 | "Confidential" under the existing protective | 09:18:09 |
| 16 | orders. | |
| 17 | THE COURT REPORTER: If you could raise | |
| 18 | your right hand for me, please. | |
| 19 | THE DEPONENT: (Complies.) | |
| 20 | THE COURT REPORTER: You do solemnly | 09:18:13 |
| 21 | state, under penalty of perjury, that the testimony | |
| 22 | you are about to give in this deposition shall be | |
| 23 | the truth, the whole truth and nothing but the | |
| 24 | truth? | |
| 25 | THE DEPONENT: I do. | 09:18:13 |
| | | Page 11 |

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| 1 | ALLISON HENDRIX, | 09:18:34 |
|----|---|----------|
| 2 | having been administered an oath, was examined and | |
| 3 | testified as follows: | |
| 4 | | |
| 5 | EXAMINATION | 09:18:34 |
| 6 | BY MR. KO: | |
| 7 | Q. Good morning, Ms. Hendrix. | |
| 8 | A. Good morning. | |
| 9 | Q. We met off the record, but my name is | |
| 10 | David Ko of Keller Rohrback and I'll be taking your | 09:18:47 |
| 11 | deposition today. | |
| 12 | I believe you have taken your dep I | |
| 13 | believe you have taken a deposition before; is that | |
| 14 | correct? | |
| 15 | A. Yes. | 09:18:58 |
| 16 | Q. So you know how this goes a bit, but let | |
| 17 | me remind you of a few of the ground rules that are | |
| 18 | most important to me. | |
| 19 | The most important task here today is to | |
| 20 | create a clean record and for Rebecca, the | 09:19:10 |
| 21 | court reporter, to transcribe everything that we | |
| 22 | say. So please wait until I finish my question | |
| 23 | before moving on to your answer, even though you | |
| 24 | think you know what the answer is. And I will | |
| 25 | likewise wait until you finish your response before | 09:19:21 |
| | | Page 12 |

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| 1 | moving on to my next question. | 09:19:24 |
|----|--|----------|
| 2 | Does that sound fair? | |
| 3 | A. Yes. | |
| 4 | Q. And to the extent I ask a yes-or-no | |
| 5 | question and your response is, in fact, yes or no, | 09:19:32 |
| 6 | it is important for the record to answer in that | |
| 7 | manner rather than shaking your head or giving an | |
| 8 | inaudible response. | |
| 9 | Does that sound fair? | |
| 10 | A. Yes. | 09:19:47 |
| 11 | Q. From time to time your counsel, | |
| 12 | Mr. Blume, may object to some of my questioning. | |
| 13 | But unless he clearly instructs you not to answer, | |
| 14 | I'd ask that you respond to my question | |
| 15 | nonetheless. | 09:19:59 |
| 16 | Does that sound fair? | |
| 17 | A. Yes. | |
| 18 | Q. And we'll be here for a few hours. It | |
| 19 | won't be an entire long day of seven seven or | |
| 20 | eight hours, like a normal deposition, but it will | 09:20:10 |
| 21 | be a pretty long day. So if at any time you need a | |
| 22 | break, just please let me know and I will do my | |
| 23 | best to accommodate. | |
| 24 | Okay? | |
| 25 | A. Yes. | 09:20:20 |
| | | Page 13 |

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| 1 | Q. Ms. Hendrix by the way, would you | 09:20:25 |
|----|---|----------|
| 2 | prefer Ms. Hendrix, Allison? | |
| 3 | How would you like to be addressed during | |
| 4 | this deposition? | |
| 5 | A. Ms. Hendrix is fine. | 09:20:34 |
| 6 | Q. Okay. Great. | |
| 7 | Ms. Hendrix, is there anything that you | |
| 8 | can think of that will prevent you from testifying | |
| 9 | honestly or truthfully today? | |
| 10 | A. No. | 09:20:43 |
| 11 | Q. Great. | |
| 12 | Let me start by showing you the notice | |
| 13 | that governs your testimony today. | |
| 14 | So let's start with the 30(b)(6) notice | |
| 15 | that I assume you have seen. But we'll talk about | 09:20:58 |
| 16 | that here in a second. | |
| 17 | I can see you're a little confused. The | |
| 18 | exhibits will be shown to you both on this platform | |
| 19 | that you can access or I believe if you would like | |
| 20 | we can share it on the screen for you. | 09:21:18 |
| 21 | Whatever you prefer? | |
| 22 | A. I wasn't sure if the machine next to me | |
| 23 | was was what I was going to be viewing it on. | |
| 24 | And it looked like it's you might need to log | |
| 25 | back in to it. | 09:21:38 |
| | | Page 14 |

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| 1 | (Discussion off the stenographic record.) | 09:21:40 |
|----|---|----------|
| 2 | MR. KO: So while that's being fired up, | |
| 3 | I will note for the record that this exhibit will | |
| 4 | be Exhibit 330. | |
| 5 | (Exhibit 330 was marked for | 09:22:03 |
| 6 | identification by the court reporter and is | |
| 7 | attached hereto.) | |
| 8 | MR. KO: And it will be a copy of the | |
| 9 | 30(b)(6) notice, dated March 1st, 2022. | |
| 10 | Q. (By Mr. Ko) Let me know when you have | 09:22:15 |
| 11 | that up. | |
| 12 | A. The folder currently appears to be empty, | |
| 13 | but maybe I need to do something. | |
| 14 | MR. KO: Yeah. Just give give it a | |
| 15 | little time. It should | 09:22:28 |
| 16 | MR. BLUME: Just click on that right | |
| 17 | there. | |
| 18 | THE DEPONENT: Okay. | |
| 19 | MR. KO: Yeah, you can you can | |
| 20 | refresh. | 09:22:33 |
| 21 | THE DEPONENT: Yeah. I got it up. | |
| 22 | MR. KO: And while you do that, just | |
| 23 | so great. | |
| 24 | While you do that, so the record is | |
| 25 | clear, that exact title of this document is | 09:22:37 |
| | | Page 15 |

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| 1 | Plaintiffs Second Amended Notice of Deposition of | 09:22:39 |
|----|---|----------|
| 2 | Defendant Facebook, Pursuant to FRCP 30(b)(6). | |
| 3 | Q. (By Mr. Ko) Do you see that document in | |
| 4 | front of you now, Ms. Hendrix? | |
| 5 | A. I do. | 09:22:54 |
| 6 | Q. Have you seen this notice before? | |
| 7 | A. I believe so, yes. | |
| 8 | Q. You are testifying on certain topics in | |
| 9 | this notice, correct? | |
| 10 | A. Correct. | 09:23:04 |
| 11 | Q. And let me turn your attention to | |
| 12 | page 11, section III of this notice. | |
| 13 | A. I'm not seeing a section III on what | |
| 14 | appears to be page 11. | |
| 15 | Q. Well, go ahead to page 11 of the notice. | 09:23:32 |
| 16 | And I I don't know what PDF you may have up, but | |
| 17 | I'm talking about page 11 of the notice itself that | |
| 18 | appears at the bottom of the the document. | |
| 19 | A. I'm on what seems to be page 11 and it | |
| 20 | starts with "Matters For Testimony." | 09:23:46 |
| 21 | Q. Right. | |
| 22 | And so by section III, I'm just simply | |
| 23 | referring to the the Roman numeral III that | |
| 24 | precedes | |
| 25 | A. Oh, okay. | 09:23:56 |
| | | Page 16 |

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| 1 | Q "Matters For Testimony." | 09:23:57 |
|----|--|----------|
| 2 | A. All right. I'm there. | |
| 3 | Q. So do you see okay. Great. | |
| 4 | Do you see under "Matters For Testimony" | |
| 5 | a topic 1? | 09:24:06 |
| 6 | A. Yes. | |
| 7 | Q. Accurate to state that you are testifying | |
| 8 | on topic 1 of this notice? | |
| 9 | A. Yes. | |
| 10 | Q. Turn with me to the next page, to | 09:24:24 |
| 11 | topic 3. | |
| 12 | Is it accurate to state that you are | |
| 13 | testifying on topic 3 of this notice? | |
| 14 | A. Yes. | |
| 15 | Q. And I'm sorry to go a little out of | 09:24:41 |
| 16 | order, but now go back to to page 11, topic 2. | |
| 17 | Is it accurate to state that you are | |
| 18 | testifying on some aspects of topic 2 of this | |
| 19 | notice? | |
| 20 | A. Yes. | 09:24:55 |
| 21 | Q. In particular, you are testifying as to | |
| 22 | topics 2b and 2d, except as those topics relate to | |
| 23 | targeted advertising, correct? | |
| 24 | A. Yes. | |
| 25 | Q. Would you agree with me that topics 2b | 09:25:11 |
| | | Page 17 |

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| 1 | and 2d have relation have some relationship to | 09:25:14 |
|----|--|----------|
| 2 | topic 3? | |
| 3 | MR. BLUME: Objection. Form. | |
| 4 | THE DEPONENT: What do you mean? | |
| 5 | Q. (By Mr. Ko) Do you understand what the | 09:25:28 |
| 6 | word "related" means? | |
| 7 | MR. BLUME: Objection. Form. | |
| 8 | THE DEPONENT: I know what the word | |
| 9 | "related" means. And if you want to repeat your | |
| 10 | question, I can slowly look at this and see. | 09:25:41 |
| 11 | Q. (By Mr. Ko) Sure. | |
| 12 | Are are topics 2b and 2d related to | |
| 13 | topic 3? | |
| 14 | MR. BLUME: Objection. Form. | |
| 15 | THE DEPONENT: So you're asking me how | 09:26:06 |
| 16 | topics 2b and 2d are related to 2, 3? | |
| 17 | Q. (By Mr. Ko) No. I'm not first of | |
| 18 | all, I'm not asking you how. And I'm not I | |
| 19 | didn't talk about 2, 3. | |
| 20 | I said are topics 2b and 2d related to | 09:26:23 |
| 21 | topic 3? | |
| 22 | MR. BLUME: Objection. Form. | |
| 23 | MR. KO: Mr. Blume, in the past, just so | |
| 24 | you for your edification, we have had a standing | |
| 25 | objection or we've stipulated to a standing | 09:26:38 |
| | | Page 18 |

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| 1 | objection as to form. And I'm happy to do that | 09:26:41 |
|----|---|----------|
| 2 | here, to the extent those objections are are | |
| 3 | form objections. | |
| 4 | MR. BLUME: Well, I don't I don't | |
| 5 | think we can have a | 09:26:52 |
| 6 | MR. KO: If you don't want to stipulate, | |
| 7 | that's fine. | |
| 8 | MR. BLUME: I yeah, I'd prefer not a | |
| 9 | standing objection. I just I'm not sure | |
| 10 | I'm I'm not even sure what you mean, but | 09:26:57 |
| 11 | that's my my objection is to the form of the | |
| 12 | question. | |
| 13 | THE DEPONENT: Yeah, I I can't | |
| 14 | I'm I'm going to decline to answer that because | |
| 15 | like we've we've never sold data. So it's | 09:27:07 |
| 16 | like I'm not going to wrap all of these | |
| 17 | statements in together and say that they're | |
| 18 | related. I'm sorry. | |
| 19 | Q. (By Mr. Ko) Okay. Is topics are | |
| 20 | aspects of topic 2b and 2d and this is not a | 09:27:22 |
| 21 | trick question. This is just a basic question. | |
| 22 | Are topic aspects of topic 2b and 2d | |
| 23 | related in any way to topic 3? | |
| 24 | MR. BLUME: Objection. | |
| 25 | THE DEPONENT: What do you mean by | 09:28:04 |
| | | Page 19 |

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| 1 | "related"? | 09:28:05 |
|----|--|----------|
| 2 | Maybe you can help me. | |
| 3 | Q. (By Mr. Ko) I'm I'm not the Webster | |
| 4 | dictionary, but I have a very common understanding | |
| 5 | of what the word "related" means. | 09:28:14 |
| 6 | Do you have an understanding of what the | |
| 7 | word "related" means because earlier when I asked | |
| 8 | you | |
| 9 | A. I'd love to understand I'd I'd love | |
| 10 | to understand what your common understanding is. | 09:28:20 |
| 11 | Q. Is there any relation | |
| 12 | A. That could help me answer this question. | |
| 13 | Q. So your counsel designated you, and you | |
| 14 | consented to testify as to topics 2b and 2d, and | |
| 15 | you answered yes to that question, correct? | 09:28:40 |
| 16 | A. I can testify with respect to the topics | |
| 17 | that I already acknowledged that I'm here to | |
| 18 | testify. | |
| 19 | Q. So you I assume you have an | |
| 20 | understanding of what topics 2b and 2d encompass; | 09:28:53 |
| 21 | is that correct? | |
| 22 | A. Yes. | |
| 23 | Q. If the Court or the jury wanted to know | |
| 24 | whether or not Ms. Hendrix believed that topics 2b | |
| 25 | and 2d were in any way, shape or form related to | 09:29:11 |
| | | Page 20 |

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| 1 | topics 3, how would you respond to that question? | 09:29:14 |
|----|---|----------|
| 2 | MR. BLUME: Objection. Speculation. | |
| 3 | Vague. | |
| 4 | THE DEPONENT: So 2b is "Identification, | |
| 5 | by category, of the type of Data or Information to | 09:29:27 |
| 6 | which Facebook sold" again, we've never done | |
| 7 | that "made accessible, made available, or | |
| 8 | allowed Third Parties to use to target Users," | |
| 9 | which I'm not here to testify to, on ads, "The | |
| 10 | types" well, let's go to b. | 09:29:45 |
| 11 | "The purposes for which such Data or | |
| 12 | Information was shared or made" available "made | |
| 13 | accessible, or permitted Third Parties to target," | |
| 14 | the later of which I'm not here to speak to. | |
| 15 | "How Facebook ensured Third Parties' Use | 09:29:57 |
| 16 | of such Data or Information was limited to the Use | |
| 17 | Case." | |
| 18 | Then when we go to topic 3, "An overview | |
| 19 | of the processes of developing Privacy or App | |
| 20 | Settings or other controls made available to Users | 09:30:11 |
| 21 | to prevent or limit their Data or Information from | |
| 22 | being accessed by Third Parties, including the | |
| 23 | dates during which each such Privacy or App Setting | |
| 24 | or other controls were available." | |
| 25 | And I'll go ahead and help us all by not | 09:30:27 |
| | | Page 21 |

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| 1 | continuing to read it. | 09:30:29 |
|----|---|----------|
| 2 | So topic 2 does speak to the platform. | |
| 3 | And topic 3 speaks to how people could use settings | |
| 4 | to control information through the platform, so | |
| 5 | they are somewhat related. | 09:30:45 |
| 6 | Q. (By Mr. Ko) Okay. Thank you. | |
| 7 | In particular, topic 3c, and which you | |
| 8 | indicated earlier that you were testifying on | |
| 9 | behalf of Facebook for, indicates that you will be | |
| 10 | providing testimony as to Facebook's monitoring and | 09:31:03 |
| 11 | enforcement of contractual terms with third | |
| 12 | parties. | |
| 13 | Do you see that of course, it has some | |
| 14 | extra language in there but do you see topic 3c? | |
| 15 | A. I do. | 09:31:14 |
| 16 | Q. Do you feel that it that has any | |
| 17 | relationship with topic 2d, which asks for how | |
| 18 | Facebook ensured third parties' use of such data or | |
| 19 | information was limited to the use case? | |
| 20 | MR. BLUME: Objection. Form. | 09:31:26 |
| 21 | THE DEPONENT: Those topics are similar. | |
| 22 | Q. (By Mr. Ko) Great. Thank you. | |
| 23 | I believe you're also tasked turn | |
| 24 | turn to page 13 of the notice and, in particular, | |
| 25 | topic 6. | 09:31:54 |
| | | Page 22 |

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| 1 | A. I just read it. | 09:32:05 |
|----|---|----------|
| 2 | Q. Is it accurate to state that you are also | |
| 3 | testifying as to some aspects of topic 6 of this | |
| 4 | notice? | |
| 5 | MR. BLUME: Objection. She's not | 09:32:19 |
| 6 | we're not presenting her as a witness on topic 6. | |
| 7 | So, no, I can answer that. | |
| 8 | MR. KO: That's con that's contrary, | |
| 9 | Mr. Blume, to your own email that indicated that | |
| 10 | Ms. Hendrix is testifying as to the portions of | 09:32:30 |
| 11 | topics | |
| 12 | MR. BLUME: Right. Yeah, you're right. | |
| 13 | I'm sorry. My you're absolutely right, Mr. Ko. | |
| 14 | You're that's correct. My I'm sorry. | |
| 15 | Q. (By Mr. Ko) Let me restate the question. | 09:32:40 |
| 16 | A. I am prepared to I'm prepared to | |
| 17 | Q. Let me sorry. Sorry, Ms. Hendrix. I | |
| 18 | apologize. Let me just so we have a clean | |
| 19 | record, let me just ask it again. | |
| 20 | Is it accurate to state that you are | 09:32:49 |
| 21 | testifying as to some aspects of topic 6 of this | |
| 22 | notice? | |
| 23 | A. Yes. | |
| 24 | Q. In particular, you are testifying as to | |
| 25 | "The development of Friend Sharing" and "the | 09:33:01 |
| | | Page 23 |

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| 1 | communication of this technology to users, | 09:33:09 |
|----|---|----------|
| 2 | including the drafting of Facebook's Terms of | |
| 3 | Service, SRR and Data and Privacy Policies" related | |
| 4 | to "Friend sharing"? And I added a "to" there. | |
| 5 | But is that accurate to state, that you | 09:33:24 |
| 6 | are testifying as to that portion of topic 6? | |
| 7 | A. The first part, no. But I am here to | |
| 8 | talk about the like the drafting of Facebook's | |
| 9 | terms of service, SRR and data and privacy policies | |
| 10 | related to friend sharing. | 09:33:40 |
| 11 | Q. Great. Thank you. That's helpful. | |
| 12 | So it's accurate to state that you are | |
| 13 | testifying on behalf of Facebook today as to the | |
| 14 | drafting of Facebook's terms and service, SRR, and | |
| 15 | data and privacy policies related to friend | 09:33:52 |
| 16 | sharing, correct? | |
| 17 | A. Yes. | |
| 18 | Q. And for all of these topics that we just | |
| 19 | went through, which is which are topic | |
| 20 | topics 1, portions of 2, including 2b and 2d, | 09:34:06 |
| 21 | topic 3 and portions of topic 6, you understand | |
| 22 | that you are testifying on behalf of Facebook, | |
| 23 | correct? | |
| 24 | A. Correct. | |
| 25 | Q. Do you understand that you are not | 09:34:22 |
| | | Page 24 |

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| 1 | testifying in your individual capacity, correct? | 09:34:24 |
|----|---|----------|
| 2 | A. That's correct. | |
| 3 | And just to qualify for 2b, not the third | |
| 4 | parties to target. | |
| 5 | Q. Correct. | 09:34:37 |
| 6 | You you are not here to testify as to | |
| 7 | the aspects of topic 2 related to targeted | |
| 8 | advertising? | |
| 9 | A. That's correct. | |
| 10 | Q. Do you understand that your testimony is | 09:34:50 |
| 11 | binding on the company? | |
| 12 | A. Yes. | |
| 13 | Q. Now, pursuant to the notice, this | |
| 14 | these topics and your testimony today will cover | |
| 15 | the time period from January 1st, 2007 to the | 09:35:09 |
| 16 | present. | |
| 17 | Do you understand that time period | |
| 18 | reflected in the notice? | |
| 19 | A. I do. | |
| 20 | Q. Great. | 09:35:20 |
| 21 | So unless I otherwise specify a range or | |
| 22 | a specific date that I am interested in, with | |
| 23 | respect to my question, my questions will generally | |
| 24 | relate to this entire time period. | |
| 25 | Okay? | 09:35:34 |
| | | Page 25 |

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| 1 | A. I understand. | 09:35:36 |
|----|---|----------|
| 2 | Q. Ms. Hendrix, what did you do to prepare | |
| 3 | for this deposition? | |
| 4 | A. I I reviewed a number of documents. I | |
| 5 | met with fellow teammates. I met with my counsel. | 09:35:52 |
| 6 | I'm | |
| 7 | Q. When you say | |
| 8 | A. Would you like me to go into detail? | |
| 9 | Q. I can ask some follow-up questions. | |
| 10 | Thank you. | 09:36:10 |
| 11 | When you say "teammates," what do you | |
| 12 | mean by that? | |
| 13 | A. I I met with individual employees at | |
| 14 | Meta Facebook so that I could prepare for these | |
| 15 | topics. | 09:36:28 |
| 16 | Q. And by the way, thank you for reminding | |
| 17 | me of Facebook's new corporate name. I just want | |
| 18 | to make sure that the record is clear. | |
| 19 | Your testimony today is on behalf of both | |
| 20 | Meta and Facebook; is that fair? | 09:36:42 |
| 21 | A. Yes. | |
| 22 | Q. And so to the extent I say "Facebook," | |
| 23 | that will be synonymous with Meta. And to the | |
| 24 | extent I say "Meta," that will be synonymous with | |
| 25 | Facebook; is that okay? | 09:36:56 |
| | | Page 26 |

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| 1 | A. Yes. | 09:36:57 |
|----|---|----------|
| 2 | Q. And your corporate testimony, pursuant to | |
| 3 | Rule 30(b)(6), will also be on behalf of Meta and | |
| 4 | Facebook, correct? | |
| 5 | A. Yes. | 09:37:07 |
| 6 | Q. So the individuals and employees that you | |
| 7 | spoke with at Facebook, what groups or departments | |
| 8 | were they a part of? | |
| 9 | MR. BLUME: Objection. Form. | |
| 10 | THE DEPONENT: I met with let's it | 09:37:31 |
| 11 | might be easier if I just state the individuals' | |
| 12 | names. | |
| 13 | Q. (By Mr. Ko) Sure. | |
| 14 | What how many approximately how | |
| 15 | many individuals did you meet with that were and | 09:37:44 |
| 16 | this is just with respect to the Facebook employees | |
| 17 | that you described. | |
| 18 | A. So setting aside our lawyers, I met with | |
| 19 | Simon Cross, Eddie O'Neil, Rob Sherman. Pratiti | |
| 20 | her name is hard to pronounce. It starts with a P. | 09:38:05 |
| 21 | I I think oh, and Kristy Cook. I | |
| 22 | think those I think that's a comprehensive list | |
| 23 | of the people that I met with over videoconference. | |
| 24 | Q. And with respect to Kristy Cook and | |
| 25 | Pratiti | 09:38:42 |
| | | Page 27 |

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| 1 | A. Oh, I forgot. Ed Palmieri. | 09:38:42 |
|----|---|----------|
| 2 | Edward Palmieri. | |
| 3 | Q. So I count six individuals that you met | |
| 4 | with in preparation for this deposition at least | |
| 5 | six individuals at Facebook, setting aside your | 09:38:58 |
| 6 | lawyers; is that correct? | |
| 7 | A. Yes. Those are those are the | |
| 8 | teammates that I sought additional information | |
| 9 | from. | |
| 10 | Q. And with respect to Pratiti and Kristy, | 09:39:11 |
| 11 | what departments at Facebook are they in? | |
| 12 | A. I'm going to refer to my notes here. | |
| 13 | She so Pratiti is the functional head | |
| 14 | for user research. And Kristy is a member of | |
| 15 | the I think present day, she's on the global | 09:39:43 |
| 16 | operations team that's led by John DeVine. | |
| 17 | Q. When you say presently that's her role, | |
| 18 | what was her role prior to that? | |
| 19 | MR. BLUME: Objection. Form. | |
| 20 | THE DEPONENT: Her role hasn't changed, | 09:40:07 |
| 21 | but there was but her team was moved into a | |
| 22 | different org recently. And I can't recall the | |
| 23 | name of exactly which org she had been sitting in | |
| 24 | before. But her day-to-day responsibilities, as I | |
| 25 | understand them, haven't haven't changed. | 09:40:27 |
| | | Page 28 |

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| 1 | Q. (By Mr. Ko) And and you just | 09:40:30 |
|----|---|----------|
| 2 | indicated that you were looking at some of your | |
| 3 | notes. | |
| 4 | So I assume you brought some notes with | |
| 5 | you to this deposition today? | 09:40:37 |
| 6 | A. Yes, I I did. | |
| 7 | Q. Are they notes that you created yourself? | |
| 8 | A. Yes. | |
| 9 | Q. And those are notes that you've obviously | |
| 10 | referred to once and that you intend to refer to | 09:40:51 |
| 11 | throughout this deposition, I assume? | |
| 12 | A. If needed. I mean, I probably spent 30, | |
| 13 | 40 hours like preparing, just just meeting with | |
| 14 | counsel, let alone all of time reviewing all the | |
| 15 | documents. So as I'm sure you can imagine, this is | 09:41:09 |
| 16 | a very lengthy period of time so I felt comfortable | |
| 17 | that I wanted to be helpful to you and be able to | |
| 18 | be responsive. | |
| 19 | So yes, I I asked if I could create | |
| 20 | notes and and I created them. | 09:41:25 |
| 21 | MR. KO: I appreciate that. | |
| 22 | Counsel Blume, we would request a copy | |
| 23 | and a version of these notes following this | |
| 24 | deposition. | |
| 25 | MR. BLUME: Noted. | 09:41:41 |
| | | Page 29 |

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| 1 | Q. (By Mr. Ko) Now, earlier you had | 09:41:46 |
|----|---|----------|
| 2 | asked or you had indicated that there were some | |
| 3 | documents that you reviewed in connection with your | |
| 4 | preparation. | |
| 5 | Did those documents consist of documents | 09:42:00 |
| 6 | that you understood were provided by plaintiffs' | |
| 7 | counsel in connection with this deposition? | |
| 8 | A. I did receive documents that you guys | |
| 9 | sent over a handful of days ago, I think. | |
| 10 | Q. And did you review all those documents? | 09:42:23 |
| 11 | A. I did look through. I didn't read every | |
| 12 | word, but I did review them all. | |
| 13 | Q. And other than that tranche of documents, | |
| 14 | I assume you reviewed other additional documents in | |
| 15 | connection with this in connection with | 09:42:38 |
| 16 | preparing for this deposition? | |
| 17 | A. Yes. | |
| 18 | Q. Okay. And can you describe tell me | |
| 19 | what those documents consisted of? | |
| 20 | A. I probably won't be comprehensive, but | 09:42:55 |
| 21 | I'll do my best. | |
| 22 | So it's like newsroom posts, tasks, | |
| 23 | emails. I believe the documents that we've shared | |
| 24 | with you, which and then transcripts from prior | |
| 25 | testimony, like yeah, I I I don't know if | 09:43:14 |
| | | Page 30 |

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| 1 | you want me to go further, but it was, you know, a | 09:43:26 |
|----|---|----------|
| 2 | lot of materials. | |
| 3 | Q. No, that's great. I was just trying to | |
| 4 | get a general understanding of the types and | |
| 5 | categories of documents you reviewed, and so that | 09:43:34 |
| 6 | was helpful. | |
| 7 | When you said that there were documents | |
| 8 | that "we've shared with you," do you mean to talk | |
| 9 | about the documents that Facebook has produced in | |
| 10 | connection with discovery in this case or are you | 09:43:50 |
| 11 | talking about some other set of documents that were | |
| 12 | shared? | |
| 13 | A. I believe these are the documents that | |
| 14 | we've produced to you in connection with my | |
| 15 | testimony. | 09:44:01 |
| 16 | Q. Okay. So you believe that there was a | |
| 17 | specific set of documents that were provided to us | |
| 18 | in connection with this testimony? | |
| 19 | MR. BLUME: And and I'll I'll | |
| 20 | object. To the extent that that your | 09:44:13 |
| 21 | understanding of what was produced and when and to | |
| 22 | whom came from discussions with counsel, that you | |
| 23 | should not respond to that question. | |
| 24 | Q. (By Mr. Ko) Are you going to follow your | |
| 25 | counsel's instruction? | 09:44:35 |
| | | Page 31 |

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| 1 | A. Yes. I don't have anything further to | 09:44:36 |
|----|---|----------|
| 2 | add than what I said. | |
| 3 | Q. Take a look at schedule B of the notice, | |
| 4 | which is Exhibit 330, and it's at page 16. | |
| 5 | A. Okay. I'm here. | 09:45:00 |
| 6 | Q. There is a paragraph, paragraph 1, | |
| 7 | that to be fair, it doesn't ask you directly, | |
| 8 | but it asks your counsel to produce and provide | |
| 9 | "All documents which the person Facebook designates | |
| 10 | to testify on its behalf has consulted or reviewed | 09:45:17 |
| 11 | or plans to consult in preparation for the | |
| 12 | deposition and has relied upon or will rely upon | |
| 13 | for testimony concerning the above deposition | |
| 14 | topics." | |
| 15 | Did I read that correctly? | 09:45:29 |
| 16 | A. Yes. | |
| 17 | Q. And you had indicated that in addition to | |
| 18 | the documents we provided to you, that you have | |
| 19 | reviewed a large set of additional categories of | |
| 20 | documents to prepare for this deposition, correct? | 09:45:41 |
| 21 | MR. BLUME: Objection. | |
| 22 | THE DEPONENT: I would bucket it into | |
| 23 | into two categories. Those documents that you | |
| 24 | noticed us on and those documents that we provided | |
| 25 | to you. I didn't | 09:45:57 |
| | | Page 32 |

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| 1 | Q. (By Mr. Ko) And with | 09:46:00 |
|----|---|----------|
| 2 | A review other documents. | |
| 3 | Q. Right. And I was talking about this | |
| 4 | this that second latter category. | |
| 5 | Apologies if I was unclear. | 09:46:07 |
| 6 | So | |
| 7 | A. Well | |
| 8 | Q in addition | |
| 9 | A the third bucket is my notes. | |
| 10 | Q. Okay. Great. Thank you for that | 09:46:16 |
| 11 | clarification. | |
| 12 | So there there to be clear, there | |
| 13 | is a set of documents that you reviewed in | |
| 14 | preparation for this deposition, outside of the | |
| 15 | documents we provided to you, correct? | 09:46:33 |
| 16 | A. Yes. | |
| 17 | MR. KO: Okay. Counsel Blume | |
| 18 | THE DEPONENT: I should I | |
| 19 | MR. BLUME: Yes. | |
| 20 | MR. KO: Go ahead. | 09:46:47 |
| 21 | MR. BLUME: Go ahead. | |
| 22 | THE DEPONENT: Well, I I I had a | |
| 23 | deposition in another matter very, very recently. | |
| 24 | And so in terms of scope and me really wanting to | |
| 25 | make sure that I'm being fully responsive, | 09:47:01 |
| | | Page 33 |

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| 1 | you know, over the last couple of months I've had | 09:47:05 |
|----|--|----------|
| 2 | to review documents that might have been out of | |
| 3 | scope. But but that would I I don't know. | |
| 4 | Like, I just want to make sure like | |
| 5 | I I did review documents not too long ago for | 09:47:17 |
| 6 | another case, but I don't know if they're relevant | |
| 7 | to this. | |
| 8 | MR. KO: Understood. Thank you for that | |
| 9 | explanation. | |
| 10 | So Counsel Blume, we would request, | 09:47:31 |
| 11 | consistent with both the schedule and our previous | |
| 12 | request, that you produce to us all the documents | |
| 13 | that Ms. Hendrix reviewed in connection with | |
| 14 | preparing for this deposition today. | |
| 15 | And I would also note that we reserve the | 09:47:48 |
| 16 | right to reopen this deposition after you produce | |
| 17 | those documents to us. | |
| 18 | MR. BLUME: All all all of those | |
| 19 | documents have been produced in discovery. You | |
| 20 | already have every document that she looked at in | 09:48:01 |
| 21 | preparation for this 30(b)(6) witness. And so | |
| 22 | pursuant to discovery protocol, those do not have | |
| 23 | to be produced again, so but you have them all. | |
| 24 | MR. KO: Thank you for that explanation. | |
| 25 | And our view would be that we would like | 09:48:16 |
| | | Page 34 |
| | | |

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| 1 | to know the specific documents and not just a | 09:48:17 |
|----|---|----------|
| 2 | reference to the entire discovery production. | |
| 3 | MR. BLUME: And that is we | |
| 4 | MR. KO: So we would like to | |
| 5 | MR. BLUME: we would sorry. Go | 09:48:24 |
| 6 | ahead. | |
| 7 | MR. KO: Yeah. So we just to clarify, | |
| 8 | we would renew our request, consistent with this | |
| 9 | notice and consistent with our prior request and | |
| 10 | meet-and-confers, that you prepare and produce this | 09:48:38 |
| 11 | material with a specific reference to which | |
| 12 | documents were reviewed by Ms. Hendrix. | |
| 13 | MR. BLUME: And we would object. It's | |
| 14 | work product. Engages privileged conversations. | |
| 15 | And pursuant to the discovery protocol, not | 09:48:51 |
| 16 | we're not required to reproduce documents for | |
| 17 | purposes of depositions that have already been | |
| 18 | produced in discovery. Every document that she | |
| 19 | reviewed that in preparation for this 30(b)(6) | |
| 20 | deposition, has been previously produced. | 09:49:08 |
| 21 | THE DEPONENT: And I can testify | |
| 22 | MR. BLUME: Wait for a question. | |
| 23 | THE DEPONENT: Oh, sorry. | |
| 24 | Q. (By Mr. Ko) Sorry. | |
| 25 | Ms. Hendrix, what were you going to say? | 09:49:19 |
| | | Page 35 |

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| 1 | A. I might have just | 09:49:22 |
|----|--|----------|
| 2 | MR. BLUME: Is there is there a | |
| 3 | question? | |
| 4 | THE DEPONENT: Oh. | |
| 5 | Q. (By Mr. Ko) I said yeah, the question | 09:49:23 |
| 6 | was, what were you going to say? | |
| 7 | A. I might have | |
| 8 | Q. Go ahead. | |
| 9 | A. I might have caused us noise because I | |
| 10 | can testify well, I am testifying I didn't | 09:49:32 |
| 11 | open up any of those old I just was trying to be | |
| 12 | clear that I I've been review I've I've | |
| 13 | testified recently on another case. | |
| 14 | But after I testified, I never reviewed | |
| 15 | any of those documents. But it sounds like you | 09:49:49 |
| 16 | already have them anyway. | |
| 17 | Q. What case did you testify recently on? | |
| 18 | MR. BLUME: Hang on. | |
| 19 | Okay. You can answer. | |
| 20 | THE DEPONENT: It it was the D.C. | 09:50:09 |
| 21 | attorney general case. | |
| 22 | MR. KO: Thank you. | |
| 23 | By the way, Mr. Blume, I'm I'm having | |
| 24 | trouble hearing you a little bit. | |
| 25 | MR. BLUME: Oh | 09:50:23 |
| | | Page 36 |

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| 1 | M | MR. KO: So if if you don't mind, when | 09:50:24 |
|----|-------------|---|----------|
| 2 | you object | or note anything for the record, if you | |
| 3 | could kind | of lean over and speak into the | |
| 4 | microphone, | that would helpful. | |
| 5 | Г | Thank you. | 09:50:30 |
| 6 | M | MR. BLUME: How is that; is that better? | |
| 7 | M | MR. KO: Yeah, I think so. Thanks. | |
| 8 | Q. (| (By Mr. Ko) And when was that | |
| 9 | deposition, | Ms. Hendrix? | |
| 10 | Α. Ι | don't remember the precise date. | 09:50:45 |
| 11 | Q. A | Approximately when was that deposition, | |
| 12 | Ms. Hendrix | ς? | |
| 13 | Α. Ι | It was in June. | |
| 14 | Q. J | June of 2021? | |
| 15 | A. 2 | 2022. | 09:51:03 |
| 16 | M | MR. BLUME: We're only in May. | |
| 17 | M | MR. KO: We're in May. Sorry. | |
| 18 | Г | THE DEPONENT: It was in oh, shit. | |
| 19 | Excuse my l | Language. | |
| 20 | M | MR. BLUME: That would be amazing. | 09:51:11 |
| 21 | Г | THE DEPONENT: Like I'm going backwards. | |
| 22 | Sorry. | | |
| 23 | I | Last month. April. | |
| 24 | Q. (| (By Mr. Ko) Okay. So you you | |
| 25 | testified i | in the D.C. attorney general action in | 09:51:20 |
| | | | Page 37 |
| | | | |

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| 1 | April of 2022, correct? | 09:51:23 |
|----|--|----------|
| 2 | A. Yes. | |
| 3 | Sorry. It looks like I'm having | |
| 4 | Q. No worries. | |
| 5 | A morning fatigue. | 09:51:30 |
| 6 | Q. Well, you know, time does generally fly | |
| 7 | these days. So, yeah, you were just getting ahead | |
| 8 | of yourself a little bit. It's okay. | |
| 9 | So with respect to some of these | |
| 10 | topics and as we discussed, because these topics | 09:51:46 |
| 11 | relate to various policies and contracts that were | |
| 12 | applicable to users and third parties I assume | |
| 13 | you have reviewed some of these policies and | |
| 14 | contracts; is that fair to say? | |
| 15 | A. Yes. | 09:52:07 |
| 16 | Q. And let me be a little more specific. | |
| 17 | Are are you familiar with the | |
| 18 | statement of rights and responsibilities or SRRs? | |
| 19 | A. Yes. | |
| 20 | Q. What are they? | 09:52:20 |
| 21 | A. It's not two separate things. Like the | |
| 22 | SRR is how we abbreviate the statement of rights | |
| 23 | and responsibilities and it is the terms of of | |
| 24 | service for using Facebook. | |
| 25 | Q. And throughout today, I I will be | 09:52:40 |
| | | Page 38 |

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| 1 | using the acronym SRR. | 09:52:42 |
|----|--|----------|
| 2 | And is it okay, for purposes of the | |
| 3 | deposition, that, as you note, when I say SRR, or | |
| 4 | when you say SRR, we can assume that refers to the | |
| 5 | statement of rights and responsibilities; is that | 09:52:55 |
| 6 | fair? | |
| 7 | A. Yes. If you would like to refer to the | |
| 8 | SRR that wasn't the name of it initially. But | |
| 9 | I'm happy to know and agree that SRR means just | |
| 10 | terms of service, generally. | 09:53:09 |
| 11 | Q. And and we'll get to the various | |
| 12 | iterations and names in a moment. | |
| 13 | But before we do that, let let me ask | |
| 14 | you about Facebook's data use policy. And I know | |
| 15 | that it had different names as well. | 09:53:21 |
| 16 | But are you familiar with Facebook's data | |
| 17 | use policy? | |
| 18 | A. I am. | |
| 19 | Q. And what is Facebook's what is what | |
| 20 | is that? | 09:53:31 |
| 21 | A. Facebook's data use policy which has | |
| 22 | also been referred to as our privacy policy it | |
| 23 | tells people what it is that we collect and how | |
| 24 | their information can be used and this | |
| 25 | high-level response there. | 09:53:45 |
| | | Page 39 |

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| 1 | Q. And with respect to back up a little | 09:53:52 |
|----|--|----------|
| 2 | bit. I apologize on the SRR, you had indicated | |
| 3 | that it reflected the terms of service for using | |
| 4 | Facebook. | |
| 5 | And so would that be terms of service for | 09:54:02 |
| 6 | the Facebook user, I assume? | |
| 7 | A. Yes. If you sign up for Facebook, you | |
| 8 | agree that you have read the data use policy and | |
| 9 | you agree to the terms of service. | |
| 10 | Q. Now, I assume you are also familiar with | 09:54:26 |
| 11 | Facebook's platform policy; is that correct? | |
| 12 | A. Yes. | |
| 13 | Q. What is that? | |
| 14 | A. It's no longer referred to as the | |
| 15 | Facebook platform policy. It's we have platform | 09:54:39 |
| 16 | terms and developer policies. And those are the | |
| 17 | terms and policies that govern third developers' | |
| 18 | use of our platform technologies. | |
| 19 | Q. And when did that name change occur or | |
| 20 | when did that change occur? | 09:54:57 |
| 21 | MR. BLUME: Objection. Form. | |
| 22 | THE DEPONENT: It was in we announced | |
| 23 | the change in mid 2020, and the terms went into | |
| 24 | effect in August 31st of that same year. | |
| 25 | Q. (By Mr. Ko) So up until the middle of | 09:55:19 |
| | | Page 40 |

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| 1 | 2020, Facebook had something called a platform | 09:55:21 |
|----|--|----------|
| 2 | policy; is that correct? | |
| 3 | A. Yes. We had the Facebook platform | |
| 4 | policies. | |
| 5 | Sitting here today, I know that there's | 09:55:30 |
| 6 | been another name, like developer policies. But | |
| 7 | they are the same documents in terms of what I | |
| 8 | described the document to be earlier. | |
| 9 | MR. BLUME: And, Mr. Ko, my I'm still | |
| 10 | here. My apologies. I just mistakenly unplugged | 09:55:45 |
| 11 | everybody. So I'm sitting around I'm right | |
| 12 | here, but I just I'm getting back on online. No | |
| 13 | need to wait, or you can, if you like. | |
| 14 | MR. KO: Got it. Thank you. Appreciate | |
| 15 | that. | 09:56:00 |
| 16 | It was a like voice of God because I | |
| 17 | didn't see your face. | |
| 18 | Q. (By Mr. Ko) Now, with respect to the | |
| 19 | platform policy, can you describe at a high level, | |
| 20 | just as you did with respect to the SRR and the | 09:56:11 |
| 21 | the data use policy, what Facebook's platform | |
| 22 | policy attempted to do? | |
| 23 | A. Facebook's platform terms and developer | |
| 24 | policies are our agreement with developers, with | |
| 25 | respect to how they will use the platform. And | 09:56:30 |
| | | Page 41 |

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| 1 | there's a number of it's it's the rules with | 09:56:36 |
|----|---|----------|
| 2 | respect to using the technology, to the extent the | |
| 3 | developer chooses to use it. It's not always | |
| 4 | relevant. | |
| 5 | Q. And that policy and contract is between | 09:56:51 |
| 6 | Facebook and the the third-party developer, | |
| 7 | correct? | |
| 8 | A. Yes. The developers when they create | |
| 9 | and register as a developer on our platform, they | |
| 10 | agree to adhere to the platform terms and and | 09:57:04 |
| 11 | developer policies. | |
| 12 | Q. And was the Facebook user or was a | |
| 13 | Facebook user a party to that policy or | |
| 14 | contract? | |
| 15 | A. To the extent the Facebook user, who has | 09:57:21 |
| 16 | agreed to our terms of service chooses to register | |
| 17 | as a developer, then yes. | |
| 18 | Q. So only if the user was a developer would | |
| 19 | that policy apply, correct? | |
| 20 | A. What do you mean by "apply"? | 09:57:41 |
| 21 | Q. Well, you you answered the question | |
| 22 | well, let me ask it this way. | |
| 23 | As a general matter, the Facebook | |
| 24 | platform policy governed the relationship between a | |
| 25 | Facebook developer and Facebook, correct? | 09:57:55 |
| | | Page 42 |

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| 1 | A. That is our agreement with developers who | 09:57:59 |
|----|---|----------|
| 2 | use our platform, yes. | |
| 3 | Q. And it wasn't a contract that governed | |
| 4 | Facebook's relationship with its users because | |
| 5 | those were reflected in the SRRs and DUPs, correct? | 09:58:12 |
| 6 | A. To the extent a user is also a developer, | |
| 7 | they agree to the platform terms and developer | |
| 8 | policies, in connection with their use of the | |
| 9 | platform. | |
| 10 | Q. Outside of that carve-out, Facebook | 09:58:37 |
| 11 | users' interactions with the Facebook platform and | |
| 12 | on Facebook were governed by the SRRs and DUPs, | |
| 13 | correct? | |
| 14 | MR. BLUME: Objection. Form. | |
| 15 | THE DEPONENT: If a user does not use | 09:58:57 |
| 16 | does not develop apps on our platform, then they're | |
| 17 | only subject to the terms that are relevant to | |
| 18 | them. | |
| 19 | Q. (By Mr. Ko) And those terms would | |
| 20 | be the reflected in the SRRs and DUPs, correct? | 09:59:13 |
| 21 | A. If they don't use any of our other | |
| 22 | products, because there's other terms of there's | |
| 23 | other terms of use, depending on what you choose, | |
| 24 | like depending on your relationship with us. | |
| 25 | But if if you just go and just sign up | 09:59:30 |
| | | Page 43 |

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| 1 | for Facebook, all you want to do is use Facebook, | 09:59:32 |
|----|---|----------|
| 2 | then the terms of service and our data use policy | |
| 3 | would be the two primary documents that you agree | |
| 4 | that you have read and will adhere to. | |
| 5 | Q. Thank you. Thank you. | 09:59:48 |
| 6 | And and it's fair to say that the vast | |
| 7 | majority of Facebook users would fall under that | |
| 8 | umbrella, correct? | |
| 9 | MR. BLUME: Objection. Form. | |
| 10 | THE DEPONENT: Sitting here today, I I | 10:00:03 |
| 11 | don't I'm not I don't know the answer to | |
| 12 | that. | |
| 13 | Q. (By Mr. Ko) Do you have a general | |
| 14 | understanding of how many users were also | |
| 15 | developers on the Facebook platform, relative to | 10:00:17 |
| 16 | users that did not develop on the Facebook | |
| 17 | platform? | |
| 18 | A. That is not a data point that I know of | |
| 19 | today. | |
| 20 | Q. And separate and apart from a specific or | 10:00:38 |
| 21 | precise data point, do you have any understanding | |
| 22 | of the total number of users in the relevant time | |
| 23 | period that used Facebook but did not also develop | |
| 24 | on the platform, such that they were subject to the | |
| 25 | platform policy and subsequent iterations of that | 10:01:01 |
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| 1 | platform policy? | 10:01:04 |
|----|---|----------|
| 2 | MR. BLUME: Object objection. | |
| 3 | And just to be clear, what topic are we | |
| 4 | talking about, Mr. Ko? | |
| 5 | MR. KO: All of them. | 10:01:12 |
| 6 | MR. BLUME: That's beyond the scope. | |
| 7 | Objection. | |
| 8 | MR. KO: You can answer, unless Mr. Blume | |
| 9 | decides to instruct you not to answer. | |
| 10 | MR. BLUME: If you know, you can answer. | 10:01:23 |
| 11 | THE DEPONENT: I've already told Mr. Ko | |
| 12 | that I don't know. I can continue to repeat | |
| 13 | myself. | |
| 14 | I'm not prepared to speak to that. It's | |
| 15 | not on the topic. | 10:01:33 |
| 16 | Q. (By Mr. Ko) That's fine. | |
| 17 | And I was just trying to get to be | |
| 18 | fair, I I was just trying to get a general | |
| 19 | understanding. | |
| 20 | I I heard your response as saying that | 10:01:40 |
| 21 | you didn't have a specific data point. And so I | |
| 22 | was just curious whether or not you were aware, | |
| 23 | because you seem to understand that there was a | |
| 24 | distinction between users who develop and users who | |
| 25 | do not. And so the the natural follow-up | 10:01:53 |
| | | Page 45 |

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| 1 | question was whether or not you knew the population | 10:01:55 |
|----|---|----------|
| 2 | of the former relative to the latter. | |
| 3 | And I hear your response to say that you | |
| 4 | don't know, and you don't have any idea; is that | |
| 5 | correct? | 10:02:04 |
| 6 | A. I did | |
| 7 | MR. BLUME: Objection. | |
| 8 | THE DEPONENT: not prepare to speak to | |
| 9 | that today. | |
| 10 | Q. (By Mr. Ko) I want to show you | 10:02:14 |
| 11 | because you had indicated before that there were | |
| 12 | and it's also somewhat confusing to me and there | |
| 13 | are a lot of policies to walk through, so I want to | |
| 14 | make sure that we are on the same page with respect | |
| 15 | to these policies. | 10:02:30 |
| 16 | I'm going to share my screen. And this | |
| 17 | is not an exhibit, but this is just my | |
| 18 | understanding of these relevant policies. | |
| 19 | Do you see this in front of you, | |
| 20 | Ms. Hendrix? | 10:02:51 |
| 21 | MR. BLUME: Is is this a produced | |
| 22 | document? | |
| 23 | MR. KO: No. Like I said, this is | |
| 24 | something that I created. | |
| 25 | Q. (By Mr. Ko) Do you see this in front of | 10:03:02 |
| | | Page 46 |

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| 1 | you, Ms. Hendrix? | 10:03:03 |
|----|--|----------|
| 2 | A. Yes, I can see what you're displaying on | |
| 3 | the screen. | |
| 4 | Q. Thank you. | |
| 5 | And it's not again, I this is just | 10:03:14 |
| 6 | to help orient ourselves and to help me understand | |
| 7 | what you are here to testify about. | |
| 8 | So with respect to the statement of | |
| 9 | rights and responsibilities, or the SRR, as you | |
| 10 | described earlier, there were various names that | 10:03:29 |
| 11 | were associated with the SRR; is that fair to say? | |
| 12 | A. I'm only aware of two; terms of service | |
| 13 | and statement of rights and responsibilities. | |
| 14 | Q. Okay. That's helpful. | |
| 15 | So the terms of service I believe the | 10:03:46 |
| 16 | terms of service is what this is called now, | |
| 17 | correct? | |
| 18 | MR. BLUME: Objection. Form. | |
| 19 | THE DEPONENT: Yes, that's my | |
| 20 | understanding. | 10:04:02 |
| 21 | Q. (By Mr. Ko) And it's my understanding | |
| 22 | A. And I'm going to ask you | |
| 23 | Q. Go ahead. | |
| 24 | A. There's a lot of there's a lot | |
| 25 | documents and materials. And so, like, you I | 10:04:11 |
| | | Page 47 |

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| 1 | may need to refer back to to them because | 10:04:13 |
|----|--|----------|
| 2 | there's a lot of information that I had prepared. | |
| 3 | But go ahead. | |
| 4 | Q. Yeah. I I understand. There's | |
| 5 | there's a lot there's a lot to unpack in these | 10:04:23 |
| 6 | topics, I I agree. | |
| 7 | So this is I'm not trying to put you | |
| 8 | on the spot. I'm trying to hopefully, you'll | |
| 9 | see I'm trying I'm trying to help us all, | |
| 10 | because there are so many names flying around that | 10:04:35 |
| 11 | I want to make sure you and I are on the same page | |
| 12 | with respect to these things. | |
| 13 | So as you indicated, the SRR was renamed | |
| 14 | to the terms of service; is that correct? | |
| 15 | A. Yes, I believe so. | 10:04:58 |
| 16 | Q. And do you have any understanding of when | |
| 17 | the SRR was renamed to the terms of service? | |
| 18 | A. I'd have to look at the documents. | |
| 19 | Q. Does it refresh your recollection at all, | |
| 20 | when I put here that in 2018 and precisely | 10:05:17 |
| 21 | April 19th, 2018 the SRR was renamed to the | |
| 22 | terms of service? | |
| 23 | A. I'd rather not rely on your document that | |
| 24 | I've never seen until just now. Like I want to see | |
| 25 | the actual documents and the dates that are on | 10:05:33 |
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| 1 | them. | 10:05:35 |
|----|--|----------|
| 2 | So I'm sorry, but like we can get | |
| 3 | the the terms and policies up and I can go | |
| 4 | through each of the respective name change and the | |
| 5 | dates, if that's how you want to use the time | 10:05:43 |
| 6 | today. But I'm not going to rely on your document. | |
| 7 | Q. Sure. That's fair enough. | |
| 8 | So I'm going to delete that for you | |
| 9 | because I'm not trying to present that this is the | |
| 10 | Bible or that this is a canon that we have to all | 10:05:56 |
| 11 | follow. | |
| 12 | I was trying to be helpful to both of us. | |
| 13 | But you you acknowledge that the SRR was at some | |
| 14 | point changed to the terms of service, correct? | |
| 15 | A. Yes. | 10:06:08 |
| 16 | Q. Okay. And you don't have a recollection | |
| 17 | of when it actually changed names, right? | |
| 18 | A. I would need to refresh. I know that I | |
| 19 | know. I know that I need to go to the documents. | |
| 20 | And I'm distracted by seeing you guys typing and | 10:06:26 |
| 21 | like changing the text at live as we're sitting | |
| 22 | here. | |
| 23 | Q. Yeah. Well, the I I'm I | |
| 24 | apologize for distracting you. | |
| 25 | But I'm trying to figure out from you, as | 10:06:40 |
| | | Page 49 |

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| 1 | the corporate designee, who you acknowledged before | 10:06:43 |
|----|---|----------|
| 2 | that you are here to testify as to these policies. | |
| 3 | I'm curious whether or not you know when it was | |
| 4 | renamed from the SRR to the terms of service. | |
| 5 | And your testimony is that you don't | 10:06:57 |
| 6 | know, so I'm just putting a question right here for | |
| 7 | now. | |
| 8 | MR. BLUME: Actually, objection. That | |
| 9 | wasn't her testimony. | |
| 10 | Her testimony was she wanted to see the | 10:07:04 |
| 11 | document, and she'd be able to do that, as opposed | |
| 12 | to a memory test. | |
| 13 | MR. KO: Fair enough. | |
| 14 | Q. (By Mr. Ko) Without looking at the | |
| 15 | documents, you don't know when the name changed | 10:07:12 |
| 16 | from SRR to terms of service; is that correct? | |
| 17 | A. I know that I know. I know that I don't | |
| 18 | remember without referring to the dates. | |
| 19 | Q. Got it. | |
| 20 | And then you said that you are only aware | 10:07:28 |
| 21 | of two names that this user terms of service had | |
| 22 | over the relevant time period. | |
| 23 | So the here and I'm happy to get | |
| 24 | rid of it but it was my understanding that at | |
| 25 | some point before the SRR, it was identified as | 10:07:45 |
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| 1 | terms of use. | 10:07:50 |
|----|---|----------|
| 2 | Does that sound familiar to you at all? | |
| 3 | A. I'd like to ask my counsel if I can have | |
| 4 | access to all of these documents. And, again, | |
| 5 | you're changing the text right here live in front | 10:07:58 |
| 6 | of me. And I think that is highly inappropriate. | |
| 7 | I'm not a lawyer for the company, but I don't like | |
| 8 | what you're doing. So I would like my | |
| 9 | Q. Well, this | |
| 10 | A. I would like to see the documents before | 10:08:10 |
| 11 | you keep having me watch you change the text. Like | |
| 12 | this is this seems highly inappropriate. | |
| 13 | Q. Okay. Well, I I it's not. It's no | |
| 14 | different than if I had you on the stand and I | |
| 15 | was I was creating or writing down on the screen | 10:08:24 |
| 16 | things that were reflective what I thought were | |
| 17 | reflective of your testimony. | |
| 18 | But I understand that you are | |
| 19 | uncomfortable with it, and I don't want to make you | |
| 20 | uncomfortable. So I just I'm just trying to get | 10:08:37 |
| 21 | to understand what how these various policies | |
| 22 | were called over the relevant time period. And | |
| 23 | that was all that was an attempt to do. | |
| 24 | So let me start let me start over. | |
| 25 | You it's your testimony that you're | 10:08:51 |
| | | Page 51 |

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| 1 | aware of a contract that applied to Facebook users | 10:08:52 |
|----|---|----------|
| 2 | and that this contract had two different names, and | |
| 3 | they were the statement of rights and | |
| 4 | responsibilities and the terms of service; is that | |
| 5 | correct? | 10:09:08 |
| 6 | A. That's my recollection, is that we start | |
| 7 | with the term of service. It becomes the statement | |
| 8 | of rights and responsibilities and then has | |
| 9 | subsequently been renamed. That's my | |
| 10 | understanding. | 10:09:22 |
| 11 | I would love the benefit of reviewing | |
| 12 | these documents insofar as timing, but that's my | |
| 13 | understanding. | |
| 14 | Q. So for purposes of today, when I refer to | |
| 15 | the SRRs, or the terms of service, they will be | 10:09:39 |
| 16 | synonymous. | |
| 17 | And that's consistent with your | |
| 18 | understanding of these contracts and policies; is | |
| 19 | that fair? | |
| 20 | MR. BLUME: Objection. Asked and | 10:09:54 |
| 21 | answered. | |
| 22 | THE DEPONENT: Yes. We already agreed to | |
| 23 | that. | |
| 24 | Q. (By Mr. Ko) Okay. Now, with respect to | |
| 25 | the data use policy, you had indicated that there | 10:10:05 |
| | | Page 52 |
| | | |

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| 1 | were different names for that. | 10:10:08 |
|----|---|----------|
| 2 | And some of the names I've seen in the | |
| 3 | documents, it referred to as or simply the data | |
| 4 | policy; is that consistent with your understanding? | |
| 5 | MR. BLUME: Objection. Form. | 10:10:29 |
| 6 | THE DEPONENT: I know we had privacy | |
| 7 | policy data, use policy. We could have had a title | |
| 8 | data policy. | |
| 9 | I would need to refer to the terms, all | |
| 10 | of which I am confident we've produced to you and | 10:10:41 |
| 11 | that are publicly available. So, again, like | |
| 12 | you you have this information. | |
| 13 | Q. (By Mr. Ko) Right. | |
| 14 | And I'm not asking about whether or not | |
| 15 | we have it. I'm I'm asking about for | 10:10:54 |
| 16 | purposes of this deposition again, this is | |
| 17 | not I'm not trying to put you on the spot. I'm | |
| 18 | trying to understand what we are all talking about | |
| 19 | here so we can speak the same language, because | |
| 20 | there's a lot of names and acronyms flying around. | 10:11:05 |
| 21 | With respect to Facebook's data use | |
| 22 | policy, you have indicated that it you have | |
| 23 | heard of the data use policy, also referred to as | |
| 24 | the data policy and the privacy policy; is that | |
| 25 | correct? | 10:11:21 |
| | | Page 53 |

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| 1 | A. I didn't say that. I said it was | 10:11:23 |
|----|--|----------|
| 2 | possible. I'd need to refresh the titles. But I | |
| 3 | think | |
| 4 | Q. So | |
| 5 | A I I know that it was privacy | 10:11:31 |
| 6 | policy. I'm certain it's also data use policy. | |
| 7 | Whether it has, at some point in time, been called | |
| 8 | data policy, I've reviewed all of those, like | |
| 9 | different versions. But I just don't remember, | |
| 10 | sitting here today. | 10:11:42 |
| 11 | Q. So for purposes of this deposition today, | |
| 12 | in our conversation, when I refer to the data use | |
| 13 | policy, that would be synonymous with at least the | |
| 14 | privacy policy and potentially the data policy; is | |
| 15 | that fair? | 10:12:02 |
| 16 | A. Yes. | |
| 17 | Q. And with respect to the platform policy, | |
| 18 | you had indicated that it was also changed to the | |
| 19 | platform teams and developer teams development | |
| 20 | teams policy in mid 2020. | 10:12:19 |
| 21 | Do you recall that? | |
| 22 | A. I didn't say | |
| 23 | MR. BLUME: Objection. | |
| 24 | THE DEPONENT: either of those things. | |
| 25 | Q. (By Mr. Ko) Okay. I apologize for | 10:12:27 |
| | | Page 54 |

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| 1 | putting words in your mouth. | 10:12:28 |
|----|---|----------|
| 2 | What is the relationship between the | |
| 3 | platform teams and development teams policy and the | |
| 4 | Facebook platform policy? | |
| 5 | MR. BLUME: Objection. Form. | 10:12:39 |
| 6 | THE DEPONENT: Those aren't things. | |
| 7 | MR. KO: I'm sorry. I didn't get that | |
| 8 | over your counsel's objection. | |
| 9 | MR. BLUME: Just repeat your answer. | |
| 10 | THE DEPONENT: Those aren't things. | 10:12:51 |
| 11 | Q. (By Mr. Ko) When you say "those," what | |
| 12 | are you referring to? | |
| 13 | A. You said platform teams, developer teams. | |
| 14 | I've never said those words today until just now. | |
| 15 | Q. Okay. Earlier today, when you had said | 10:13:03 |
| 16 | that there was change to the platform policy in | |
| 17 | mid 2020, what were you referring to? | |
| 18 | A. In mid 2020, but more importantly, | |
| 19 | August 31st, 2020, the platform terms and developer | |
| 20 | policies, which is what is what is live today. | 10:13:29 |
| 21 | So developers agree as of, and effective | |
| 22 | August 31st, 2020, they agree to adhere to the | |
| 23 | platform terms and the developer policies. | |
| 24 | Q. And today is there a thing that exists | |
| 25 | called the Facebook platform policy? | 10:13:53 |
| | | Page 55 |

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| 1 | A. That term is no longer in effect. It is | 10:14:03 |
|----|---|----------|
| 2 | the platform terms and developer policies. | |
| 3 | Q. So the platform terms and the developer | |
| 4 | policy have well, they they as you said, | |
| 5 | they govern the relationship between Facebook and | 10:14:22 |
| 6 | its developers, correct? | |
| 7 | A. Yes. | |
| 8 | Q. And so is it fair, for purposes of this | |
| 9 | deposition is that when I refer to the platform | |
| 10 | policy, I'm also referring to the platform terms | 10:14:35 |
| 11 | and the development policy, or would you prefer | |
| 12 | that I keep those things distinct? | |
| 13 | A. If you refer to the platform policies, I | |
| 14 | will understand you to be meaning the platform | |
| 15 | terms and developer policies. | 10:14:51 |
| 16 | Q. That were enacted in August 31st of 2020, | |
| 17 | correct? | |
| 18 | A. Yes. | |
| 19 | MR. BLUME: Objection to that | |
| 20 | objection to how that relates to your earlier | 10:15:03 |
| 21 | qualification that your questions cover a time | |
| 22 | frame dating back to 2007. | |
| 23 | So as long as you're clear you're | |
| 24 | clear temporal clarity in your questions, that's | |
| 25 | fine. | 10:15:17 |
| | | Page 56 |

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| 1 | Q. (By Mr. Ko) Schedule B turning back | 10:15:20 |
|----|---|----------|
| 2 | to schedule B of the notice at Exhibit 330, the | |
| 3 | schedule asks for a CV of the person Facebook | |
| 4 | designates to testify on its behalf. | |
| 5 | Do you see that in paragraph 2? | 10:15:41 |
| 6 | A. I do. | |
| 7 | Q. Do you have a CV to offer in response to | |
| 8 | this request? | |
| 9 | A. Not on not on me right now. | |
| 10 | Q. You have a copy of your CV, I assume? | 10:15:57 |
| 11 | A. I I have a résumé on my machine at | |
| 12 | home, yeah. | |
| 13 | MR. KO: Counsel Blume, consistent with | |
| 14 | our request on topic 1, we would ask that you | |
| 15 | provide us with a copy of Ms. Hendrix's CV. | 10:16:13 |
| 16 | MR. BLUME: Noted. | |
| 17 | Q. (By Mr. Ko) What is your current | |
| 18 | position at Facebook? | |
| 19 | A. I'm a director of privacy and data | |
| 20 | policy. | 10:16:29 |
| 21 | Q. What are your general roles and or | |
| 22 | what is your what are your general | |
| 23 | responsibilities in connection with that role? | |
| 24 | A. My team is accountable for the | |
| 25 | development and management of all terms and | 10:16:41 |
| | | Page 57 |

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| 1 | policies governing third-party data collection and | 10:16:44 |
|----|---|----------|
| 2 | use, as well as the education, and supporting the | |
| 3 | enforcement of the platform terms and developer | |
| 4 | policies. | |
| 5 | Q. How long have you been in that | 10:16:57 |
| 6 | MR. BLUME: And, Mr. Ko, this sorry. | |
| 7 | Just | |
| 8 | MR. KO: Go ahead. | |
| 9 | MR. BLUME: We've gone about an hour. It | |
| 10 | sounds like you're in a little bit of a transition | 10:17:04 |
| 11 | period. If you finish if this come to a | |
| 12 | break shortly, we can take one. | |
| 13 | MR. KO: Sure. | |
| 14 | Q. (By Mr. Ko) How long have you been in | |
| 15 | that role? | 10:17:17 |
| 16 | A. I what do you mean? | |
| 17 | Q. How long have you been the director of | |
| 18 | the team accountable for the develop the | |
| 19 | developers and the management of all terms and | |
| 20 | policies governing third-party data collection and | 10:17:38 |
| 21 | use, as well as the education and supporting | |
| 22 | supporting of the enforcement of the platform terms | |
| 23 | and developer policies? | |
| 24 | A. I've always I've always been involved | |
| 25 | in that work. When I was promoted to director, I | 10:17:57 |
| | | Page 58 |

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| 1 | believe it was sometime in 2019. | 10:18:02 |
|----|--|----------|
| 2 | Q. And when you say that you have always | |
| 3 | been involved in that work, I assume you to to | |
| 4 | mean that you have been involved in this type of | |
| 5 | work ever since you joined Facebook in, I believe, | 10:18:15 |
| 6 | 2008? | |
| 7 | A. Yes, I've always been involved in that | |
| 8 | type of work since I joined the company. | |
| 9 | Q. And is this is this called the | |
| 10 | platform policy team at Facebook or is there some | 10:18:32 |
| 11 | other name that you refer to your team as? | |
| 12 | A. My team is referred to as the data policy | |
| 13 | management and enforcement team. | |
| 14 | Q. Were there any prior iterations of that | |
| 15 | team name? | 10:18:49 |
| 16 | MR. BLUME: Objection. Form. | |
| 17 | THE DEPONENT: That ever since the | |
| 18 | team has been created, that has been our name. | |
| 19 | Q. (By Mr. Ko) So since you joined Facebook | |
| 20 | in 2008, you have always been part of the data | 10:19:08 |
| 21 | policy management and enforcement team? | |
| 22 | MR. BLUME: Objection. Form. | |
| 23 | THE DEPONENT: No. | |
| 24 | Q. (By Mr. Ko) When you joined Facebook, | |
| 25 | what team were you a part of? | 10:19:21 |
| | | Page 59 |
| | | |

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| 1 | A. I joined the developer operations team. | 10:19:26 |
|----|--|----------|
| 2 | Q. How long were you part of the developer | |
| 3 | operations team? | |
| 4 | A. I moved out of the developer operations | |
| 5 | team onto a team called global policy management. | 10:19:46 |
| 6 | I believe that occurred in around 2010, but I'd | |
| 7 | need to refer to documents to be certain. But | |
| 8 | around that time. | |
| 9 | Q. And after you became part of the global | |
| 10 | policy management team, were there any other teams | 10:20:07 |
| 11 | that you were involved in or associated with, | |
| 12 | before you became part of the data policy | |
| 13 | management and enforcement team? | |
| 14 | MR. BLUME: Objection. Compound. | |
| 15 | THE DEPONENT: Could you repeat your | 10:20:22 |
| 16 | question? | |
| 17 | Q. (By Mr. Ko) Yeah. | |
| 18 | I'm just trying to get an understanding | |
| 19 | of the teams that you were involved when in | |
| 20 | between your current role and the global policy | 10:20:31 |
| 21 | management team. | |
| 22 | Can you describe or identify what those | |
| 23 | teams were? | |
| 24 | A. Developer operations is the name of the | |
| 25 | team when I joined it. They changed the name to | 10:20:49 |
| | | Page 60 |

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| 1 | platform operations. And now it's back to | 10:20:52 |
|----|---|----------|
| 2 | developer operations, or at least that's how I | |
| 3 | refer to that team. And that and that's it, in | |
| 4 | terms of the teams. | |
| 5 | Q. And so the global policy management team, | 10:21:05 |
| 6 | was that in connection with or under the same | |
| 7 | umbrella as either of the developer operations or | |
| 8 | platform operations teams? | |
| 9 | A. Global policy management is a different | |
| 10 | team than developer operations, also referred to | 10:21:19 |
| 11 | previously as platform operations. | |
| 12 | Q. So is it fair to say the sum total of | |
| 13 | the the teams that you were involved with are | |
| 14 | would be the developer operations team, the | |
| 15 | platform operations team and the global policy | 10:21:39 |
| 16 | management team? | |
| 17 | MR. BLUME: Objection. Form. | |
| 18 | THE DEPONENT: Did you leave out the team | |
| 19 | that I'm on today? | |
| 20 | Q. (By Mr. Ko) You said that you were part | 10:21:56 |
| 21 | of the data policy management enforcement team, | |
| 22 | correct? | |
| 23 | A. That's the team that I manage today. | |
| 24 | Q. Is that related to, in any way, with the | |
| 25 | developer operations team? | 10:22:06 |
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| 1 | MR. BLUME: Objection. Form. | 10:22:08 |
|----|--|----------|
| 2 | THE DEPONENT: It's not the same team. | |
| 3 | Q. (By Mr. Ko) So thank you for that | |
| 4 | clarification. | |
| 5 | It sounds like there are four teams that | 10:22:18 |
| 6 | you've been a part of throughout your career at | |
| 7 | Facebook; the data policy management enforcement | |
| 8 | team, the developer operations team, the platform | |
| 9 | operations team and the global policy management | |
| 10 | team; is that correct? | 10:22:30 |
| 11 | MR. BLUME: Objection. | |
| 12 | THE DEPONENT: I think it's more correct | |
| 13 | to say I've been on | |
| 14 | (Simultaneously speaking.) | |
| 15 | MR. KO: What's the objection, Mr. Blume? | 10:22:35 |
| 16 | MR. BLUME: Are you talking about team | |
| 17 | name or the the makeup of the teams? Because | |
| 18 | the personnel of those teams may have changed, the | |
| 19 | names may not have. But my guess is over the time | |
| 20 | there have been a lot of different members of the | 10:22:47 |
| 21 | team. It's like, you know I wish we were still | |
| 22 | in the '69 Mets, but we're not, unfortunately. | |
| 23 | MR. KO: Right. Thank you for that. I'm | |
| 24 | glad I asked because I I apologize if there's | |
| 25 | any confusion. I'm just talking about the team | 10:23:02 |
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| 1 | names. | 10:23:05 |
|----|---|----------|
| 2 | Q. (By Mr. Ko) I just want to understand | |
| 3 | the sum total of all the teams that you've ever | |
| 4 | been a part of, Ms. Hendrix, and the name by which | |
| 5 | those teams were associated with. | 10:23:12 |
| 6 | So can you describe to the Court all the | |
| 7 | team names that you have ever been involved with at | |
| 8 | Facebook? | |
| 9 | A. I've been a part of three organizations. | |
| 10 | The first the name was developer operations. It | 10:23:34 |
| 11 | became platform operations. I don't know if it | |
| 12 | I don't remember if it became DevOps before I | |
| 13 | switched over to global policy management. | |
| 14 | And then the third team is the team I'm | |
| 15 | on today. The privacy and data policy is the | 10:23:51 |
| 16 | ultimate org, but my team is referred to as the | |
| 17 | data policy management and enforcement team. | |
| 18 | MR. KO: Okay. Great. Thank you. | |
| 19 | And if you'd like to take the break, as | |
| 20 | your counsel requested, Ms. Hendrix, I'm happy to | 10:24:07 |
| 21 | do so. | |
| 22 | THE DEPONENT: Sure. | |
| 23 | THE VIDEOGRAPHER: Okay. We're off the | |
| 24 | record. It's 10:24 a.m. | |
| 25 | (Recess taken.) | 10:24:17 |
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| 1 | THE VIDEOGRAPHER: Okay. We're back on | 10:43:22 |
|----|---|----------|
| 2 | the record. It's 10:43 a.m. | |
| 3 | Q. (By Mr. Ko) Welcome back from the break, | |
| 4 | Ms. Hendrix. | |
| 5 | By the way, you are in Palo Alto for this | 10:43:33 |
| 6 | deposition, correct? | |
| 7 | A. Yes, I believe so. We're the border of | |
| 8 | Los Altos so I'm just not confident. But I'm | |
| 9 | pretty confident we're in Palo Alto. | |
| 10 | Q. And where are you at, specifically? Are | 10:43:46 |
| 11 | you at an office? Are you in Facebook's office? | |
| 12 | Are you in Gibson Dunn's offices? | |
| 13 | A. I'm in the Gibson Dunn law office. | |
| 14 | MR. BLUME: Can't you tell by our fancy | |
| 15 | artwork? | 10:43:58 |
| 16 | MR. KO: Sorry. You I minimized your | |
| 17 | video. So I couldn't couldn't tell how | |
| 18 | beautiful | |
| 19 | MR. BLUME: I'm offended by that. | |
| 20 | MR. KO: and modern that artwork is. | 10:44:04 |
| 21 | (Discussion off the stenographic record.) | |
| 22 | Q. (By Mr. Ko) And along with, I don't | |
| 23 | know if that was a reference to another deposition | |
| 24 | I took, but the along with your counsel, | |
| 25 | Mr. Blume, there are other attorneys at Gibson Dunn | 10:44:21 |
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| 1 | present with you, I assume? | 10:44:26 |
|----|--|----------|
| 2 | A. Yes, at at the outset of this, we said | |
| 3 | who they were. | |
| 4 | MR. BLUME: Yeah. With with with | |
| 5 | me in with me in the room is | 10:44:39 |
| 6 | MR. KO: Go ahead. | |
| 7 | MR. BLUME: I can show you, if you want. | |
| 8 | Now I lost my video. | |
| 9 | Yeah. So with me is is who is | |
| 10 | here. Prachi Prachi is here. Ian is here and | 10:44:52 |
| 11 | Kelly. | |
| 12 | MR. KO: "Ian" being Ian Chen, an | |
| 13 | employee of Facebook, correct? | |
| 14 | MR. BLUME: Ian Chen, yes. | |
| 15 | MR. KO: Okay. Anybody else in the room | 10:45:07 |
| 16 | with you? | |
| 17 | THE DEPONENT: No. | |
| 18 | MR. BLUME: No. Here, just so you can | |
| 19 | see. There is everybody. | |
| 20 | MR. KO: I I yeah. I appreciate | 10:45:16 |
| 21 | that. | |
| 22 | Q. (By Mr. Ko) I want to ask some basic | |
| 23 | questions about Facebook's organizational | |
| 24 | structure. This is related to topic 1. | |
| 25 | First, does Facebook have an | 10:45:26 |
| | | Page 65 |

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| 1 | organizational structure? | 10:45:27 |
|----|---|----------|
| 2 | A. Yes, Facebook has an organizational | |
| 3 | structure. | |
| 4 | Q. And I assume they have had an | |
| 5 | organizational structure since January 1 of 2007, | 10:45:41 |
| 6 | correct? | |
| 7 | A. Yes. | |
| 8 | Q. If I wanted to know what Facebook's | |
| 9 | organizational structure looked like, where would I | |
| 10 | look? | 10:45:55 |
| 11 | A. You would go to what I believe it's | |
| 12 | called like the org there's an org chart. Like | |
| 13 | you can look up a person and see what who they | |
| 14 | report in to. | |
| 15 | Q. And this org chart that, I assume, has | 10:46:17 |
| 16 | existed ever since January 1 of 2007, correct? | |
| 17 | A. Yes. We've always been able to look up | |
| 18 | as far as as to the best of my knowledge, we | |
| 19 | can look each other up and see what team | |
| 20 | Q. And when you | 10:46:42 |
| 21 | A they're on. | |
| 22 | Q. And and when you say you can look each | |
| 23 | other up, I assume you're talking about some sort | |
| 24 | of internal tool that a Facebook employee could | |
| 25 | access to do that? | 10:46:52 |
| | | Page 66 |

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| 1 | A. Yes. We have an internal company wiki | 10:46:54 |
|----|--|----------|
| 2 | where you can type in a search bar someone's name, | |
| 3 | such as myself. And you can see who reports in to | |
| 4 | me and who I report in to. | |
| 5 | Q. And is that true with respect to every | 10:47:09 |
| 6 | employee at Facebook; in other words, if you could | |
| 7 | look up any employee at Facebook and find out who | |
| 8 | that person reports to and what persons report to | |
| 9 | her or him, to the extent those things are | |
| 10 | applicable? | 10:47:26 |
| 11 | A. For them. And yes. | |
| 12 | Q. And other than this internal tool that | |
| 13 | one could access or excuse me the the | |
| 14 | internal wiki, are there any other documents that | |
| 15 | you could point me or the Court to that reflect | 10:47:41 |
| 16 | Facebook's organizational structure? | |
| 17 | MR. BLUME: Pre IPO or post IPO? | |
| 18 | MR. KO: I would like to start with the | |
| 19 | entire time period first. | |
| 20 | MR. BLUME: Well okay. They they | 10:47:59 |
| 21 | just they didn't have public filings before they | |
| 22 | became a public company. That's all I'm saying. | |
| 23 | MR. KO: Well, let's just stop. You | |
| 24 | can object to my questions and then leave it at | |
| 25 | that. | 10:48:08 |
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| 1 | MR. BLUME: Okay. | 10:48:09 |
|----|---|----------|
| 2 | THE DEPONENT: I don't believe there's | |
| 3 | been other documents like like what I just | |
| 4 | referred to. | |
| 5 | Q. (By Mr. Ko) Okay. So other than the | 10:48:21 |
| 6 | this internal wiki, is there any other documents or | |
| 7 | information you could point me or the Court to, to | |
| 8 | show what Facebook's organizational structure | |
| 9 | looked like? | |
| 10 | MR. BLUME: Objection. | 10:48:40 |
| 11 | THE DEPONENT: Not that I'm aware of. | |
| 12 | Q. (By Mr. Ko) And when you said before | |
| 13 | that you could go to this org chart, I just want to | |
| 14 | make sure I understand. | |
| 15 | The the org chart you were talking | 10:49:06 |
| 16 | about is synonymous with this internal wiki tool | |
| 17 | and page, correct? | |
| 18 | A. No, not synonymous. Like there's a | |
| 19 | company wiki, which is internal to Facebook | |
| 20 | employees, and you can look up people by name. And | 10:49:24 |
| 21 | then you can click on see org, or something to that | |
| 22 | effect, and then the page will display the person | |
| 23 | in the way that I described. | |
| 24 | Q. And is that company wiki distinct from | |
| 25 | the org chart that you had referred to before? | 10:49:47 |
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| 1 | A. Think of the internal wiki as the name of | 10:49:55 |
|----|---|----------|
| 2 | the place where you can go and see internal | |
| 3 | documents and find people. So it's it's not the | |
| 4 | same thing. But that's where you go to find to | |
| 5 | look people up. | 10:50:16 |
| 6 | Q. Yeah. And I and I wasn't asking | |
| 7 | whether or not it was anything. | |
| 8 | I had asked whether or not the company | |
| 9 | wiki was distinct from the org chart that you had | |
| 10 | referred to before. | 10:50:30 |
| 11 | A. I don't know what you mean. | |
| 12 | Q. In response to a question that I had | |
| 13 | asked of whether or not this was the question | |
| 14 | question, if I wanted to know if Facebook what | |
| 15 | Facebook's organizational organizational | 10:50:47 |
| 16 | structure looked like, where would I look? | |
| 17 | Answer | |
| 18 | MR. BLUME: Objection. | |
| 19 | Q. (By Mr. Ko) "You would go to what I | |
| 20 | believe it's called like org there's an org | 10:50:55 |
| 21 | chart. Like you can look up a person and see | |
| 22 | what who they report in to." | |
| 23 | So I'm just asking a simple question, | |
| 24 | based on that question and answer exchange. | |
| 25 | When you said "org chart," what were you | 10:51:11 |
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| 1 | referring to? Were you referring to the company | 10:51:13 |
|----|---|----------|
| 2 | wiki or something else? | |
| 3 | A. The company wiki is what I go to, to find | |
| 4 | out who a person reports in to. And the word "org" | |
| 5 | is there, and you click see org, or something to | 10:51:31 |
| 6 | that effect, and then you'll see who reports in to | |
| 7 | them to the extent they are a manager and who they | |
| 8 | report in to. And you do that within the company | |
| 9 | wiki. | |
| 10 | Q. Thank you. | 10:51:54 |
| 11 | And other than this well, you had also | |
| 12 | talked about this internal wiki containing internal | |
| 13 | documents. | |
| 14 | Do you recall that? | |
| 15 | A. Yes. | 10:52:15 |
| 16 | Q. What internal documents are you referring | |
| 17 | to? | |
| 18 | A. So it could be a a host of things. So | |
| 19 | a team might create their own internal wiki page. | |
| 20 | It's basically a place where you can you can | 10:52:37 |
| 21 | create a page that's that you like the | |
| 22 | company wiki is is can be used for like a | |
| 23 | place where teams can share information with each | |
| 24 | other. | |
| 25 | And it can be, I believe, locked down to | 10:52:56 |
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| 1 | just certain people, or it can be a publicly | 10:52:59 |
|----|---|----------|
| 2 | visible not to the public, but internal | |
| 3 | employees could all be able to see the content. It | |
| 4 | just depends. | |
| 5 | Q. And would these internal documents | 10:53:16 |
| 6 | reflect a particular group's organizational | |
| 7 | structure? | |
| 8 | A. I'm not aware of any like ability to type | |
| 9 | in the word developer operations, for example, | |
| 10 | and and see the chart. Like don't think of the | 10:53:34 |
| 11 | chart that way. It's literally you look up a human | |
| 12 | by name, and then you can see what team they're on, | |
| 13 | and then you can see who reports in to them. | |
| 14 | But I am not aware aware of anything | |
| 15 | else. | 10:53:53 |
| 16 | Q. I see. That's helpful. | |
| 17 | So it's employee- or individual-based; in | |
| 18 | other words, like you said, you you type in | |
| 19 | Allison Hendrix, and you can see every person that | |
| 20 | Allison Hendrix reports to and every person that | 10:54:07 |
| 21 | reports to you, correct? | |
| 22 | A. Yes. | |
| 23 | Q. And you can also see what while you | |
| 24 | can't type in DevOps or developer operations, by | |
| 25 | typing in Allison Hendrix you can see what group or | 10:54:21 |
| | | Page 71 |

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| 1 | team you're a part of, as well as the groups or | 10:54:25 |
|----|---|----------|
| 2 | teams that report to you and and that you report | |
| 3 | to; is that fair? | |
| 4 | A. Yes. You can you can see the | |
| 5 | reporting line. I believe the using my team as | 10:54:39 |
| 6 | an example, the data policy management and | |
| 7 | enforcement team, I I believe it would be up to | |
| 8 | the teams to if it's because that's a team | |
| 9 | name within the broader team, so I think you have | |
| 10 | the ability to edit and get more granular with | 10:54:58 |
| 11 | respect to the specific name, if you're on it. | |
| 12 | But otherwise, like if you looked me up, | |
| 13 | it might say that I'm on the privacy and data | |
| 14 | policy because I am on. But I'm on a sub-team | |
| 15 | within that team. And I and I think that the | 10:55:12 |
| 16 | I think that although people might have the ability | |
| 17 | to add that, I don't it's I don't I I'm | |
| 18 | not sure. | |
| 19 | Q. And when you say that "people might have | |
| 20 | the ability to add that," are you referring to | 10:55:31 |
| 21 | adding that as part of the search for, | |
| 22 | hypothetically, Allison Hendrix, or are you saying | |
| 23 | that that's something that IT, or someone else at | |
| 24 | Facebook, would have to revise in order for that | |
| 25 | sub-team or more granular level of of | 10:55:46 |
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| 1 | information needed to be discovered? | 10:55:49 |
|----|---|----------|
| 2 | A. You can look people up by individual | |
| 3 | names. And then when you find me, there | |
| 4 | are editable sections like about me. So I have the | |
| 5 | ability to go to myself in the team wiki and I can, | 10:56:04 |
| 6 | if I choose to, like edit certain sections of my | |
| 7 | profile. | |
| 8 | Q. Got it. Understood. | |
| 9 | Now, it's fair to say that there are | |
| 10 | groups or departments at Facebook, correct? | 10:56:23 |
| 11 | A. Yes. | |
| 12 | Q. And you indicated you are part of DevOps | |
| 13 | or developer operations, correct? | |
| 14 | A. I I joined the company. And when I | |
| 15 | joined, I joined the developer operations team. | 10:56:45 |
| 16 | Q. And there are, of course, individuals and | |
| 17 | employees within your team, correct? | |
| 18 | A. You cut out. Could you say that again? | |
| 19 | Q. Sure. | |
| 20 | There there are, of course, | 10:57:01 |
| 21 | individuals and employees within each team, | |
| 22 | correct? | |
| 23 | A. There are employees within each team and | |
| 24 | they are individuals, yes. | |
| 25 | Q. I want to show you a list of teams that | 10:57:20 |
| | | Page 73 |

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| 1 | I'm aware of, and and I want to ask you some | 10:57:23 |
|----|--|----------|
| 2 | questions based upon that. | |
| 3 | You'll be pleased to know that this is | |
| 4 | PDF, and I can't type anything into here. So | |
| 5 | hopefully that won't be distracting to you. | 10:57:41 |
| 6 | But here is a list that I'm aware of that | |
| 7 | reflects the various teams at Facebook. And let me | |
| 8 | read them to you and into the record. And, again, | |
| 9 | this is just designed to help us facilitate this | |
| 10 | Q and A. | 10:58:03 |
| 11 | But the groups/departments that I'm aware | |
| 12 | of are as follows: management, legal, policy, | |
| 13 | communications, platform operations, development | |
| 14 | operations, advertising, security, privacy, human | |
| 15 | resources, growth, sales and marketing, academic | 10:58:22 |
| 16 | research, engineering, and user research. | |
| 17 | Do these all look like departments at | |
| 18 | Facebook to you? | |
| 19 | A. So like sales and marketing are not on | |
| 20 | the same team. Like and and this doesn't | 10:58:49 |
| 21 | seem like like, you know, we have an HR team. | |
| 22 | We have a legal team. There's many sub-teams | |
| 23 | within teams. We have product teams. Multiple | |
| 24 | product teams. Multiple comms teams within comms. | |
| 25 | We have platform we have marketing teams. We do | 10:59:15 |
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| 1 | have partnerships teams. | 10:59:21 |
|----|--|----------|
| 2 | I don't see you have like we | |
| 3 | have we have a research team. But there's also | |
| 4 | other researchers embedded in team. | |
| 5 | So like the way that you're structuring | 10:59:35 |
| 6 | this is a bit inconsistent with how we're | |
| 7 | structured. And we refer to each other more as | |
| 8 | organizations like than departments, but or | |
| 9 | at least I do. | |
| 10 | Q. Yeah. It's super helpful. | 10:59:53 |
| 11 | So from from this point forward, I | |
| 12 | will do my best to refer to various the Facebook | |
| 13 | teams as organizations, first of all. I will not | |
| 14 | refer to them as departments and groups. | |
| 15 | And what I'm hearing you say with respect | 11:00:06 |
| 16 | to this list is that it's incomplete; is that | |
| 17 | correct? | |
| 18 | A. Yes. It appears to it appears to be | |
| 19 | incomplete. Like there's public policy teams. | |
| 20 | Q. And then I heard you I I just want | 11:00:34 |
| 21 | to make sure I I get from you because you are | |
| 22 | the Facebook designee on Facebook's organizational | |
| 23 | structure I want to make sure I am not missing a | |
| 24 | important or major or or any team, for that | |
| 25 | matter, any organization that that you can think | 11:00:52 |
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| 1 | of that is not listed here, I I want you to tell | 11:00:57 |
|----|---|----------|
| 2 | the Court what organizations they are. | |
| 3 | A. Well, you don't have the Facebook | |
| 4 | culinary team. And you don't have like and I | |
| 5 | don't know what you mean by privacy. Like you | 11:01:15 |
| 6 | don't have the privacy and data policy org, you | |
| 7 | just have the word privacy. | |
| 8 | There's a privacy team that our co-chief | |
| 9 | privacy officer, Michel Protti, runs. The other | |
| 10 | co-chief privacy officer is Erin Egan. That's who | 11:01:31 |
| 11 | I roll up in to. | |
| 12 | So it's very difficult for me to do this | |
| 13 | live and be able to tell the Court accurately if | |
| 14 | I've, you know there's a choice in competition | |
| 15 | team. And these are teams within teams as well. | 11:01:51 |
| 16 | And so I just I'm not quite sure, sitting here | |
| 17 | now, that I can express competence. But had I, | |
| 18 | you know, the opportunity, I could better, | |
| 19 | you know I just need to review some documents. | |
| 20 | Q. Well, you you did review documents in | 11:02:16 |
| 21 | connection with the deposition and you are | |
| 22 | Facebook's corporate designee as to the | |
| 23 | organizational structure. | |
| 24 | So in light of that and this is | |
| 25 | this you're right. This isn't meant to be a | 11:02:26 |
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| 1 | memory test. So I'm just simply asking you and | 11:02:28 |
|----|--|----------|
| 2 | you it seems like you rattled off several groups | |
| 3 | that aren't listed here. I I acknowledge that | |
| 4 | this list isn't complete. And so I need you to | |
| 5 | help me complete it. | 11:02:38 |
| 6 | So can you identify the group the | |
| 7 | organizations at Facebook not the | |
| 8 | sub-organizations but the organizations at | |
| 9 | Facebook that are missing from this list? | |
| 10 | A. There's the finance and team. The | 11:02:55 |
| 11 | accounting team. The investor relations team. | |
| 12 | There's the data there's there are data | |
| 13 | science teams. There are teams that work on our | |
| 14 | data centers. Security teams. | |
| 15 | Well, you have that there. | 11:03:32 |
| 16 | Q. Well, there's there's a security | |
| 17 | there's a security listed here. | |
| 18 | Super helpful. Finance. Accounting. | |
| 19 | Investor relations. Data science. | |
| 20 | Earlier when you say said Facebook | 11:03:49 |
| 21 | culinary, did I hear that correctly? | |
| 22 | A. Yes. | |
| 23 | Q. Okay. I know you guys give away a lot of | |
| 24 | free food so that that probably is a big team. | |
| 25 | A. There's a facilities team. IT teams. | 11:04:04 |
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| 1 | Q. Okay. And I want to go back to one of | 11:04:10 |
|----|--|----------|
| 2 | your first responses and reactions to this list. | |
| 3 | You had talked about multiple product | |
| 4 | teams, right? | |
| 5 | A. Yes. | 11:04:27 |
| 6 | Q. And obviously there's there are a lot | |
| 7 | of product managers at Facebook working on a | |
| 8 | variety of different products, correct? | |
| 9 | A. Yes. | |
| 10 | MR. BLUME: Objection. Beyond the scope. | 11:04:38 |
| 11 | Q. (By Mr. Ko) Do do the product | |
| 12 | managers do the product managers roll into a | |
| 13 | team on this list or would they have a separate | |
| 14 | organizational or would they have a separate | |
| 15 | organization for themselves? | 11:04:54 |
| 16 | MR. BLUME: Objection. Beyond the scope. | |
| 17 | THE DEPONENT: So you need to appreciate | |
| 18 | that Meta has a family of apps and services. So | |
| 19 | there for example, using legal, there's product | |
| 20 | counsel WhatsApp. There's product counselors for | 11:05:14 |
| 21 | Facebook, for Instagram, et cetera. So these teams | |
| 22 | support different apps and services that we | |
| 23 | provide. | |
| 24 | So using the legal team, all of those | |
| 25 | different people are on our legal team. Then | 11:05:33 |
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| 1 | I'm just trying to go from memory here, you know. | 11:05:48 |
|----|--|----------|
| 2 | I this this is one of those ones where it | |
| 3 | might have been nicer for you to be typing. | |
| 4 | Because I don't remember everything I've rattled | |
| 5 | off. | 11:06:02 |
| 6 | But I I believe that I've given you | |
| 7 | all the names of teams that are relevant to the | |
| 8 | topics that I'm I'm I'm prepared to cover. | |
| 9 | So I don't think I've omitted any teams that are | |
| 10 | not a part of like the like like I | 11:06:18 |
| 11 | definitely think that I've given you all the names | |
| 12 | of the teams that are relevant to the topics. | |
| 13 | Q. (By Mr. Ko) Thank you. That's very | |
| 14 | helpful. | |
| 15 | And see, my typing was not intended to be | 11:06:35 |
| 16 | nefarious whatsoever. I'm trying to help us in | |
| 17 | this testimony. | |
| 18 | So maybe I'll try typing a little bit | |
| 19 | (Simultaneously speaking.) | |
| 20 | THE DEPONENT: Well, Mr. Ko, just I | 11:06:44 |
| 21 | didn't know that I didn't know that the video | |
| 22 | was capturing the screen. That was what made | |
| 23 | me feel uncomfortable, because I thought that I'm | |
| 24 | the only one on video. So that was what made me | |
| 25 | uncomfortable, just so we're clear. | 11:06:52 |
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| 1 | So to the extent that you continue to | 11:06:55 |
|----|---|----------|
| 2 | engage in these exercises, I'm totally comfortable | |
| 3 | with you typing. So I apologize for the my | |
| 4 | confusion. | |
| 5 | MR. KO: Okay. Thank you for thank | 11:07:04 |
| 6 | you for that. I appreciate that. | |
| 7 | Q. (By Mr. Ko) One organization that you | |
| 8 | had mentioned, too, that you that seems to be | |
| 9 | missing here that's a pretty big one are the the | |
| 10 | partnership teams, correct? | 11:07:17 |
| 11 | Partnership organizations, correct? | |
| 12 | A. Yes. And there's games teams, too. | |
| 13 | Teams that support games within partnerships, | |
| 14 | though, I believe and yes, that's right. | |
| 15 | Q. Great. | 11:07:40 |
| 16 | So all all of this is to say that this | |
| 17 | list here that I'm showing you and that I read into | |
| 18 | the record before is definitely incomplete as to | |
| 19 | the total number of organizations at Facebook, | |
| 20 | right? | 11:07:55 |
| 21 | MR. BLUME: Objection. Beyond the scope. | |
| 22 | THE DEPONENT: What you're displaying is | |
| 23 | complete is incomplete. I supplemented it with | |
| 24 | my testimony. I can't see what I said. But I do | |
| 25 | think we've captured primarily the high-level | 11:08:13 |
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| 1 | organization structure of of Meta, yeah. | 11:08:18 |
|----|--|----------|
| 2 | Q. (By Mr. Ko) Great. Thank you for that. | |
| 3 | Now, what organizations were responsible | |
| 4 | for or otherwise worked on any aspect of developer | |
| 5 | access to the Facebook platform? | 11:08:47 |
| 6 | A. This would be and, again, I'm assuming | |
| 7 | this is for the entire period, relevant period? | |
| 8 | Q. Correct. | |
| 9 | A. Okay. So | |
| 10 | MR. BLUME: Hang hang on one second. | 11:09:05 |
| 11 | THE DEPONENT: Okay. Sorry. | |
| 12 | MR. BLUME: I'm just I'm I'm just | |
| 13 | looking at the at the notice. | |
| 14 | What topic is this? | |
| 15 | MR. KO: Topic 1, Mr. Blume. | 11:09:13 |
| 16 | MR. BLUME: Well, how is it related to | |
| 17 | the | |
| 18 | (Simultaneously speaking.) | |
| 19 | MR. KO: Facebook's organizational | |
| 20 | structure. | 11:09:20 |
| 21 | MR. BLUME: As it relates as that | |
| 22 | relates to 1a, b and c. Which of a, b and c is it | |
| 23 | relating to? | |
| 24 | MR. KO: Well, it's really referring to | |
| 25 | all I'll I'll try to be helpful and tell you | 11:09:28 |
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| 1 | that it's 1b, in particular. | 11:09:31 |
|----|---|----------|
| 2 | MR. BLUME: Okay. Thank you. | |
| 3 | THE DEPONENT: And can I be reminded of | |
| 4 | what 1b is? | |
| 5 | I don't have the document in front of me. | 11:09:41 |
| 6 | MR. KO: It's pretty long, but let | |
| 7 | it's pretty long, but let me paraphrase to you what | |
| 8 | I | |
| 9 | MR. BLUME: Can I show | |
| 10 | MR. KO: Yeah. | 11:09:47 |
| 11 | MR. BLUME: Can I show her | |
| 12 | MR. KO: If it's helpful yeah, you | |
| 13 | you can show it to her. | |
| 14 | But while you show it to her, really | |
| 15 | the the processes for drafting the various | 11:09:54 |
| 16 | policies that were in place with respect to both | |
| 17 | users and developers. | |
| 18 | THE DEPONENT: Going back to the prior | |
| 19 | question, I did forget about the strategic response | |
| 20 | team. And so now what teams would be working on | 11:10:16 |
| 21 | what I just read in b. | |
| 22 | At Facebook we are a team of teams and | |
| 23 | you we large largely involve nearly all | |
| 24 | parts of the org, you know, not the culinary team | |
| 25 | for an example on on these kind of topics. | 11:10:36 |
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| 1 | But it would be legal and privacy org and | 11:10:39 |
|----|---|----------|
| 2 | privacy and data policy org, public policy, comms, | |
| 3 | marketing, product, eng. I think I said comms. | |
| 4 | Partnerships can be involved. | |
| 5 | Q. (By Mr. Ko) How about the platform | 11:11:05 |
| 6 | and platform and development developer | |
| 7 | operations teams? | |
| 8 | A. Developer operations would be involved as | |
| 9 | well. It all depends on the nature and scope of | |
| 10 | the specific topic within the topics on listed | 11:11:21 |
| 11 | in 2b. | |
| 12 | Q. Got it. | |
| 13 | Several several organizations at | |
| 14 | Facebook were responsible for otherwise worked | |
| 15 | on aspects of developer access to the Facebook | 11:11:36 |
| 16 | platform; is that fair to say? | |
| 17 | A. Yes. I mean, going back to the earlier | |
| 18 | example, it really needs to be granular. So for | |
| 19 | example, developer operations wouldn't work closely | |
| 20 | on an update to the SRR. | 11:11:59 |
| 21 | Q. Well and and that's that's a | |
| 22 | good segue into my next question, which was | |
| 23 | which is, which depart which organizations at | |
| 24 | Facebook were responsible for drafting and | |
| 25 | enforcing the policies applicable to use of the | 11:12:18 |
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| 1 | Facebook platform by developers? | 11:12:22 |
|----|--|----------|
| 2 | A. Drafting and enforcing are two different | |
| 3 | things. So in regards to drafting, like the | |
| 4 | statement of rights and responsibilities, that is | |
| 5 | largely that is legal driven. But with input | 11:12:36 |
| 6 | from, again, multiple policy orgs; the comms team, | |
| 7 | marketing teams. | |
| 8 | And then in regards to the enforcement | |
| 9 | that, again, is my team. Legal. Developer | |
| 10 | operations. External datums use. And there's an | 11:13:03 |
| 11 | eCrime team. | |
| 12 | I forgot to mention the I believe it's | |
| 13 | referred to now as the content policy team. I | |
| 14 | forgot to mention that earlier. That was rebranded | |
| 15 | from the global policy management team that I | 11:13:26 |
| 16 | referred to earlier. So same team, different name. | |
| 17 | Many teams get pulled in for both | |
| 18 | drafting. And then in drafting of terms and | |
| 19 | policies. And then depending on the enforcement | |
| 20 | aspect of it, we collaborate on enforcement | 11:13:51 |
| 21 | approach with multiple teams as well. | |
| 22 | Q. And I appreciate you distinguishing the | |
| 23 | difference between drafting and enforcing. So | |
| 24 | let's unpack that, and let's just focus on the | |
| 25 | drafting to start with. | 11:14:13 |
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| 1 | You've testified as to who was part of | 11:14:15 |
|----|--|----------|
| 2 | the drafting of the SRRs. Can you also describe to | |
| 3 | the Court what organizations were responsible for | |
| 4 | drafting the data use policies? | |
| 5 | A. It would be the same response with | 11:14:37 |
| 6 | respect to the drafting of the SRR for the data | |
| 7 | for the data use policy, the same teams would be | |
| 8 | pulled in. | |
| 9 | Q. How about with respect to the the | |
| 10 | platform policies | 11:14:53 |
| 11 | A. Same response. | |
| 12 | Q who okay. | |
| 13 | And with respect to the drafting of the | |
| 14 | SRRs, DUPs and platform policies, who would you | |
| 15 | say of the organizations that you have | 11:15:09 |
| 16 | described, who would you say had primary | |
| 17 | responsibility for drafting these policies? | |
| 18 | MR. BLUME: Objection. Time frame. | |
| 19 | THE DEPONENT: Legal has the primary | |
| 20 | responsibility of drafting all three of those. But | 11:15:29 |
| 21 | then there is a period of time where where the | |
| 22 | platform policies are managed by myself. The team | |
| 23 | I'm on, on the global policy management team. But | |
| 24 | as I said earlier, we don't do things in a vacuum. | |
| 25 | But I was the person who drove the development and | 11:15:53 |
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| 1 | updates to the platform policies. | 11:15:57 |
|----|--|----------|
| 2 | And now oops I I think that's | |
| 3 | I think that's all I have I'm so sorry. | |
| 4 | Q. (By Mr. Ko) And when you say that there | |
| 5 | were updates made to the platform policy, in | 11:16:14 |
| 6 | particular, what are you referring to? | 11.10.14 |
| | | |
| 7 | A. Well, there's been multiple versions of | |
| 8 | what you and I earlier agreed to. We're just going | |
| 9 | to call them platform policies. But now, present | |
| 10 | day, it's platform terms and developer policies. | 11:16:38 |
| 11 | But there's multiple changes over the years based | |
| 12 | on a number of factors. | |
| 13 | Q. So the global policy management team for | |
| 14 | which you are currently or were involved in, | |
| 15 | they were responsible for and had primary | 11:16:53 |
| 16 | responsibility with respect to the drafting of | |
| 17 | these platform policies and updates thereto; is | |
| 18 | that fair to say? | |
| 19 | MR. BLUME: Objection. | |
| 20 | THE DEPONENT: It all depends on what | 11:17:14 |
| 21 | time period. But from so in the context of the | |
| 22 | platform terms and developer policies that we | |
| 23 | launched, that was very like co-driven with | |
| 24 | legal and and and my team working pretty much | |
| 25 | side by side. But, again, with input and feedback | 11:17:38 |
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| 1 | from all of the respective teams that I outlined | 11:17:41 |
|----|---|----------|
| 2 | before. | |
| 3 | Q. (By Mr. Ko) Great. | |
| 4 | And and with respect to the SRRs and | |
| 5 | DUPs, and all iterations thereto, what other | 11:17:52 |
| 6 | organizations, other than legal, have primary | |
| 7 | responsibility for drafting and revising and | |
| 8 | updating those respective policies? | |
| 9 | MR. BLUME: Object objection. Form. | |
| 10 | THE DEPONENT: Legal has always, and | 11:18:17 |
| 11 | continues today, to be the manager of those of | |
| 12 | and and policy | |
| 13 | Q. (By Mr. Ko) Are there any other | |
| 14 | A with significant input from other | |
| 15 | teams, but they're the they're they hold the | 11:18:31 |
| 16 | pen. | |
| 17 | Q. And from the teams that you had described | |
| 18 | before, and organizations, are there any that you | |
| 19 | can identify that had primary responsibility or | |
| 20 | co-responsibility with the drafting of these, | 11:18:50 |
| 21 | similar to how the global management team had | |
| 22 | co-responsibility with legal as to the platform | |
| 23 | policies? | |
| 24 | MR. BLUME: Objection. Form. | |
| 25 | THE DEPONENT: I just realized I forgot | 11:19:03 |
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| 1 | to reference the content strategy team. | 11:19:06 |
|----|---|----------|
| 2 | So having corrected myself there now, I | |
| 3 | apologize, Mr. Ko. Could you repeat your question. | |
| 4 | Q. (By Mr. Ko) Sure. | |
| 5 | And so this this team that you had | 11:19:20 |
| 6 | recalled, this content strategy team, they were | |
| 7 | or had primary responsibility along with the global | |
| 8 | management team to help update the platform | |
| 9 | policies with legal; is that correct? | |
| 10 | MR. BLUME: Objection. | 11:19:38 |
| 11 | THE DEPONENT: I I am only comfortable | |
| 12 | saying that the legal team has the primary | |
| 13 | responsibility for the terms and service, also | |
| 14 | known as the SRR. And the data use policy, also | |
| 15 | referred to as the privacy policy. With the next | 11:19:50 |
| 16 | largest contributor being the Erin Egan's | |
| 17 | privacy and data policy team. | |
| 18 | But, again, many people have eyes on | |
| 19 | proposed revisions. But those would be the two | |
| 20 | teams. Legal being primarily accountable, but | 11:20:08 |
| 21 | working most closely with Erin Egan's org over the | |
| 22 | years. But, again, everyone has a chance to review | |
| 23 | and provide feedback and input. | |
| 24 | Q. (By Mr. Ko) And with respect to the | |
| 25 | privacy and data policy team that Erin Egan was in | 11:20:29 |
| | | Page 88 |

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| 1 | charge of, at least for some period of time, are | 11:20:34 |
|----|---|----------|
| 2 | you saying that they were the next largest | |
| 3 | contributor to legal with respect to just the SRRs | |
| 4 | and data use policy, or are you saying with respect | |
| 5 | to all the policies that we've been talking about, | 11:20:52 |
| 6 | including the Facebook platform policy? | |
| 7 | A. So Erin Egan's team, of which I'm now on, | |
| 8 | primarily would play a role in the data use policy | |
| 9 | updates. Again, legal holding the pen, but but | |
| 10 | Erin Egan's org, the privacy and data policy team, | 11:21:18 |
| 11 | would be providing input and feedback. And | |
| 12 | seeking, you know, feedback on on data policy | |
| 13 | updates. And the research team has been involved | |
| 14 | as well. | |
| 15 | Q. How about with respect to the SRRs, | 11:21:45 |
| 16 | who who would who would you say or what | |
| 17 | organization would you say is the next largest | |
| 18 | contributor to the SRRs, outside of legal? | |
| 19 | A. I would say that both Monika Bickert's | |
| 20 | content policy, global policy management team, they | 11:22:05 |
| 21 | and Joel Kaplan's org, which Erin reports in to | |
| 22 | Joel, that they would be the primary people. | |
| 23 | But legal largely drives terms the | |
| 24 | terms of service updates. But they do seek input, | |
| 25 | again, because nothing here is done in a vacuum. | 11:22:32 |
| | | Page 89 |
| | | |

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| 1 | Q. What was the organization that | 11:22:39 |
|----|---|----------|
| 2 | Joel Kaplan was part of? | |
| 3 | A. Well, Joel is still at the company. He | |
| 4 | has his teams so Erin reports in to Joel. So | |
| 5 | Joel is public policy and privacy and data policy | 11:22:59 |
| 6 | orgs. | |
| 7 | Trying to think who else. I might have | |
| 8 | to refresh my memory. | |
| 9 | But primarily, Joel leads the team that | |
| 10 | manage our public policy privacy and data policy | 11:23:19 |
| 11 | teams. | |
| 12 | Q. So was Monika's content global team and | |
| 13 | Joel Kaplan's public policy and privacy team that | |
| 14 | were the next largest contributors, other than | |
| 15 | legal, to the SRRs? | 11:23:39 |
| 16 | A. Monika reports in to Joel | |
| 17 | Q. Did I get | |
| 18 | A her team. | |
| 19 | THE COURT REPORTER: I'm sorry. In to | |
| 20 | who? | 11:23:42 |
| 21 | THE DEPONENT: Monika Bickert reports in | |
| 22 | to Joel Kaplan. | |
| 23 | Q. (By Mr. Ko) Okay. So other than | |
| 24 | legal I just want to make sure I'm crystal clear | |
| 25 | on this. | 11:24:05 |
| | | Page 90 |

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| 1 | Other than legal, the next largest | 11:24:05 |
|----|---|----------|
| 2 | contributor to the SRRs is the public policy and | |
| 3 | privacy organization; is that accurate? | |
| 4 | A. I think it's more accurate to say, other | |
| 5 | than legal, Joel Kaplan's org teams that I just | 11:24:15 |
| 6 | outlined are the are given a chance to preview | |
| 7 | and provide feedback, along with other teams. But | |
| 8 | they the teams that report in to Joel would have | |
| 9 | an opportunity to review and provide input on | |
| 10 | updates. | 11:24:36 |
| 11 | Q. And Joel's team and organization selected | |
| 12 | public policy, privacy and data C [phonetic] teams, | |
| 13 | correct? | |
| 14 | A. And the content policy team that has also | |
| 15 | been and sometimes is still currently referred to | 11:24:53 |
| 16 | as the global policy management team. | |
| 17 | So of those orgs, primarily, it would be | |
| 18 | Erin and Monika's teams. And I wouldn't say that | |
| 19 | one had more input over the other. They both have | |
| 20 | an opportunity to provide input. But legal largely | 11:25:08 |
| 21 | drives updates to the terms of service. | |
| 22 | Q. Facebook has, as you indicated before, a | |
| 23 | finance team or organization, correct? | |
| 24 | A. Yes. There's a finance team at Facebook. | |
| 25 | Q. And they also have an account Facebook | 11:25:35 |
| | | Page 91 |

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| 1 | also has an accounting organization, correct? | 11:25:37 |
|----|---|----------|
| 2 | A. Yes, the finance and there's finance | |
| 3 | and accounting teams. | |
| 4 | Q. And did the Facebook finance and or | |
| 5 | and accounting organizations exist prior to | 11:25:49 |
| 6 | Facebook's IPO in 2012? | |
| 7 | MR. BLUME: Objection. | |
| 8 | THE DEPONENT: So we we definitely had | |
| 9 | finance and accounting teams, yes, prior to the | |
| 10 | IPO. | 11:26:12 |
| 11 | Q. (By Mr. Ko) Fair to say that Facebook | |
| 12 | had a finance and accounting team for the entire | |
| 13 | time period that it was in existence or has been in | |
| 14 | existence? | |
| 15 | A. We're just talking about during the | 11:26:31 |
| 16 | relevant period, right. You're not talking about | |
| 17 | when Facebook was first created. | |
| 18 | Q. Fair enough. Yes. | |
| 19 | From January 1st, 2007 to present, has it | |
| 20 | always been the case that Facebook has had a | 11:26:43 |
| 21 | finance and accounting team? | |
| 22 | MR. BLUME: Objection. Compound. | |
| 23 | THE DEPONENT: It is fair to say that | |
| 24 | to that there's always been to to the extent | |
| 25 | it became becomes relevant a team that that | 11:26:57 |
| | | Page 92 |

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| 1 | works on finance and accounting. | 11:27:01 |
|----|---|----------|
| 2 | Q. (By Mr. Ko) Approximately how many | |
| 3 | individuals have been on the finance team over the | |
| 4 | relevant time period? | |
| 5 | MR. BLUME: In in total? | 11:27:19 |
| 6 | Q. (By Mr. Ko) Do you understand the | |
| 7 | question? | |
| 8 | A. Yes. But I I don't know the the | |
| 9 | I I don't know the answer to for from 2007 | |
| 10 | to 2022. That number obviously has changed and | 11:27:33 |
| 11 | grown, but I don't know the specifics, sitting here | |
| 12 | today. | |
| 13 | Q. Can you give the Court a general | |
| 14 | understanding of the number of employees that were | |
| 15 | in the finance team throughout the relevant time | 11:27:49 |
| 16 | period? | |
| 17 | And not in total. But just an estimate | |
| 18 | as to year over year, about how many individuals | |
| 19 | were on that team. | |
| 20 | MR. BLUME: Objection. Form. | 11:28:04 |
| 21 | THE DEPONENT: I | |
| 22 | MR. BLUME: Don't guess if you | |
| 23 | THE DEPONENT: Yeah, I can't. I I | |
| 24 | don't know. | |
| 25 | Q. (By Mr. Ko) Ms. Hendrix, in in | 11:28:12 |
| | | Page 93 |

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| 1 | topic 1, one of the aspects of topic 1 that you | 11:28:13 |
|----|---|----------|
| 2 | have agreed to testify as to are the employees in | |
| 3 | each department as they relate to some of the | |
| 4 | sub-topics in topic 1. | |
| 5 | So let me try it again. | 11:28:28 |
| 6 | Do you have any understanding of the | |
| 7 | number of employees in the finance team over the | |
| 8 | relevant time period? | |
| 9 | MR. BLUME: Objection. Beyond the scope. | |
| 10 | THE DEPONENT: No, I | 11:28:43 |
| 11 | Q. (By Mr. Ko) I was just | |
| 12 | A. I don't know. I know that the finance | |
| 13 | and accounting teams are accountable for valuations | |
| 14 | of the company. But I don't know and I know I | |
| 15 | could provide you with some names of those | 11:28:52 |
| 16 | senior-most accountable people. Dave Wehner being | |
| 17 | you know, the obvious, chief privacy officer | |
| 18 | or chief privacy chief finance officer. | |
| 19 | But I don't I can't give you numbers | |
| 20 | of how many employees have come and gone from 2007 | 11:29:07 |
| 21 | to 2022. But I'm prepared to speak on what those | |
| 22 | teams do. | |
| 23 | Q. Do you have a general understanding of | |
| 24 | how many employees are currently in on the | |
| 25 | finance team under Dave Wehner? | 11:29:24 |
| | | Page 94 |

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| 1 | MR. BLUME: Objection. Beyond the scope. | 11:29:28 |
|----|---|----------|
| 2 | MR. KO: Let me just make sure and | |
| 3 | respond to that objection on the record. | |
| 4 | The topic is clear in asking for the | |
| 5 | employees in each department. And so one could | 11:29:36 |
| 6 | easily and logically conclude that topic would | |
| 7 | relate to the amount and number of employees in | |
| 8 | that department. | |
| 9 | MR. BLUME: And as sorry. | |
| 10 | MR. KO: So | 11:29:49 |
| 11 | MR. BLUME: As the as the number and | |
| 12 | amount of those employees relate to "The | |
| 13 | calculation of revenues, gross profits, net | |
| 14 | profits, goodwill, impairments and assets | |
| 15 | recognized by Facebook related to Users' Data or | 11:29:57 |
| 16 | Information, including but not limited to | |
| 17 | Facebook's public reporting," there are many in the | |
| 18 | finance organization that have nothing to do with | |
| 19 | user data and information. | |
| 20 | And so requesting the numbers of those | 11:30:11 |
| 21 | people is beyond the scope of, 1 sub-topic a. | |
| 22 | MR. KO: So I had a question let me | |
| 23 | just ask the question. | |
| 24 | Q. (By Mr. Ko) Again, do you have an | |
| 25 | understanding of how many employees are currently | 11:30:26 |
| | | Page 95 |
| | | I I |

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| 1 | under the finance team on the finance team under | 11:30:30 |
|----|---|----------|
| 2 | Dave which is Wehner? | |
| 3 | MR. BLUME: Objection. Same objection. | |
| 4 | THE DEPONENT: Sitting here right now, I | |
| 5 | know that I could get that information, but I | 11:30:46 |
| 6 | I in terms of how many people report in to him. | |
| 7 | But I didn't interpret the topic to require me to | |
| 8 | show up with numbers, but more to be prepared to | |
| 9 | speak to those sub-topics. | |
| 10 | Q. (By Mr. Ko) And so I just wanted to make | 11:30:59 |
| 11 | sure the record is clear. | |
| 12 | Do you have an understanding as to how | |
| 13 | many employees were on either the finance or | |
| 14 | accounting teams at any point in time during the | |
| 15 | relevant time period? | 11:31:18 |
| 16 | MR. BLUME: Objection. Beyond the scope. | |
| 17 | THE DEPONENT: I could find out how many | |
| 18 | are on the teams today. But I don't know the | |
| 19 | numbers from January 1, 2007, up until present. | |
| 20 | Q. (By Mr. Ko) That's helpful. | 11:31:40 |
| 21 | So so you could if you if you | |
| 22 | wanted to, one could obviously find out that | |
| 23 | information right? | |
| 24 | That's not hard to get, correct? | |
| 25 | A. I I think it might take some time | 11:31:52 |
| | | Page 96 |

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| because you have to click on you know, look up | 11:31:54 |
|---|---|
| Dave Wehner's name and then see who reports in to | |
| him and keep clicking to find you know, all the | |
| way down the chain. But I didn't do that. | |
| Q. Yeah. And I'm not asking you what you | 11:32:09 |
| did. You've made that clear in how you've | |
| interpreted this. | |
| I'm just I'm just simply asking you, | |
| if one wanted to find out how many individuals were | |
| on the finance and accounting organizations, or any | 11:32:20 |
| organization for that matter, throughout the | |
| relevant time period, that is information one could | |
| obtain, correct? | |
| MR. BLUME: Objection. Beyond the scope. | |
| THE DEPONENT: I don't know if we've | 11:32:38 |
| retained any type of records as the teams have | |
| grown and changed over the years. So I I don't | |
| know if we could produce that. | |
| Q. (By Mr. Ko) But produce it presently at | |
| least, correct? | 11:32:57 |
| MR. BLUME: Objection. Beyond the scope. | |
| THE DEPONENT: I could | |
| MR. BLUME: No. | |
| THE DEPONENT: Okay. I won't. I won't. | |
| MR. BLUME: It's | 11:33:08 |
| | Page 97 |
| | Dave Wehner's name and then see who reports in to him and keep clicking to find you know, all the way down the chain. But I didn't do that. Q. Yeah. And I'm not asking you what you did. You've made that clear in how you've interpreted this. I'm just I'm just simply asking you, if one wanted to find out how many individuals were on the finance and accounting organizations, or any organization for that matter, throughout the relevant time period, that is information one could obtain, correct? MR. BLUME: Objection. Beyond the scope. THE DEPONENT: I don't know if we've retained any type of records as the teams have grown and changed over the years. So I I don't know if we could produce that. Q. (By Mr. Ko) But produce it presently at least, correct? MR. BLUME: Objection. Beyond the scope. THE DEPONENT: I could MR. BLUME: No. THE DEPONENT: Okay. I won't. I won't. |

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| 1 | Q. (By Mr. Ko) So you you didn't get an | 11:33:08 |
|----|--|----------|
| 2 | instruction that you | |
| 3 | (Simultaneously speaking.) | |
| 4 | MR. BLUME: You're you're asking | |
| 5 | about | 11:33:11 |
| 6 | MR. KO: weren't allowed to answer the | |
| 7 | question. I have a question | |
| 8 | MR. BLUME: You're asking if Ms | |
| 9 | MR. KO: You can object | |
| 10 | MR. BLUME: Ms. Hendrix | 11:33:23 |
| 11 | MR. KO: The only way you can object. | |
| 12 | That's it. | |
| 13 | THE COURT REPORTER: Hold on. Hold on. | |
| 14 | One at a time, please. | |
| 15 | MR. BLUME: Objection. | 11:33:24 |
| 16 | Q. (By Mr. Ko) Remember how earlier I said | |
| 17 | unless Mr. Blume clearly instructs you not to | |
| 18 | answer the question, I would request that you | |
| 19 | answer my question nonetheless. That's the way | |
| 20 | this this goes. | 11:33:33 |
| 21 | So you could produce the information as | |
| 22 | to how many employees were part of a particular | |
| 23 | Facebook organization, and you could find that out | |
| 24 | presently if you wanted to, right? | |
| 25 | MR. BLUME: Okay. Different ques | 11:33:55 |
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| 1 | that's a different question. | 11:33:55 |
|----|---|----------|
| 2 | No objection to that question. | |
| 3 | THE DEPONENT: Your question doesn't make | |
| 4 | sense to me. You said "were" and then "present." | |
| 5 | So are you talking past. Are you talking present. | 11:34:06 |
| 6 | I think you need to be a little more clear. | |
| 7 | Q. (By Mr. Ko) Fair enough. Sorry for the | |
| 8 | confusion. I agree. | |
| 9 | To the extent you wanted to find out the | |
| 10 | number of employees within a particular | 11:34:21 |
| 11 | organization at Facebook, you could find that out, | |
| 12 | correct? | |
| 13 | A. I have the ability to go to Dave Wehner's | |
| 14 | Facebook wiki profile, click on that org button, | |
| 15 | and do tons of other clicks, because I'll see who | 11:34:45 |
| 16 | reports in to him and then who reports in to them | |
| 17 | and so on and so on. And then ultimately | |
| 18 | have a number. So that that is a number that | |
| 19 | that I could find out. | |
| 20 | Q. And that would be true for any | 11:35:02 |
| 21 | organization at Facebook, correct? | |
| 22 | MR. BLUME: Objection. Calls for | |
| 23 | speculation. | |
| 24 | THE DEPONENT: It is technically possible | |
| 25 | to find a human and count the amount of humans that | 11:35:13 |
| | | Page 99 |

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| | | 11 25 10 |
|----|---|----------|
| 1 | report in to that human. | 11:35:19 |
| 2 | Q. (By Mr. Ko) Turn to topic 1a of the | |
| 3 | notice. | |
| 4 | Do you see the items listed there? | |
| 5 | A. May I may my Mr may Rob pass me | 11:35:31 |
| 6 | this. Okay. | |
| 7 | Q. Yeah, absolutely. | |
| 8 | And and just so for your benefit, | |
| 9 | I I would ask that you just have the the | |
| 10 | notice handy throughout this deposition. You can | 11:35:41 |
| 11 | have that in front of you, because obviously | |
| 12 | we're we're referring to it a lot, so | |
| 13 | A. I mean, it's been handy. I just don't | |
| 14 | I'm trying to follow the rules. So to the extent | |
| 15 | you refer to it, I I will it's right here. I | 11:35:53 |
| 16 | just didn't know if I was allowed to to ask for | |
| 17 | it. | |
| 18 | Okay. I see 1a, yes. | |
| 19 | Q. Do you see the items listed there? | |
| 20 | A. Yes. | 11:36:12 |
| 21 | Q. What employees or organizations at | |
| 22 | Facebook were responsible for the items listed in | |
| 23 | 1a? | |
| 24 | A. Finance and accounting are the teams | |
| 25 | accountable for valuations for the company. | 11:36:29 |
| | | Page 100 |

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| 1 | Q. In addition to valuations, are they also | 11:36:33 |
|----|---|----------|
| 2 | responsible for the calculation calculation of | |
| 3 | revenues, gross profits, net profits, goodwill, | |
| 4 | impairments and assess recognized by Facebook | |
| 5 | relating to its users? | 11:36:44 |
| 6 | MR. BLUME: I'm sorry. Related to users' | |
| 7 | data and information, not the users. | |
| 8 | Q. (By Mr. Ko) Sure. You can answer it | |
| 9 | that way. | |
| 10 | A. Well, reporting of revenue is handled by | 11:37:03 |
| 11 | a cross-functional team, which includes finance and | |
| 12 | legal and investor relations and corporate | |
| 13 | communications. | |
| 14 | So for the reporting aspect, those are | |
| 15 | the teams. But just for valuations, which I I'm | 11:37:16 |
| 16 | just using that generally to talk about the | |
| 17 | calculation of these things. If you prefer I don't | |
| 18 | do so, I can hammer off each word. | |
| 19 | But all all of the calculation of | |
| 20 | of of revenues is done by finance and | 11:37:32 |
| 21 | accounting. The reporting is done by those | |
| 22 | additional teams I named. | |
| 23 | Q. Thank you. That's helpful. | |
| 24 | And, yes, we can refer to these items as | |
| 25 | valuation. Thank you for that clarification. | 11:37:47 |
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| _ | | 11 25 51 |
|----|---|----------|
| 1 | So this other cross-functional team, | 11:37:51 |
| 2 | what what was the specific cross-functional team | |
| 3 | that did the reporting of the revenues? | |
| 4 | A. Well, it's finance, legal, investor | |
| 5 | relations and corporate communications. But just | 11:38:03 |
| 6 | going to 1a, there's no monetization, like no user | |
| 7 | data monetization calculation. I don't know if I | |
| 8 | should make that clear. | |
| 9 | But just the team that like calculates | |
| 10 | our revenues is finance and accounting. But | 11:38:17 |
| 11 | there's nothing pertaining to of user data | |
| 12 | that's tied to that. | |
| 13 | Q. And when you say that there's no | |
| 14 | monetization calculation or user data monetization | |
| 15 | calculation within this topic, what what did you | 11:38:32 |
| 16 | mean by that? | |
| 17 | A. We don't put a number on a price on | |
| 18 | on users' data. 98 percent of our revenues are | |
| 19 | through ads. | |
| 20 | MR. KO: It's gotten even higher in | 11:38:52 |
| 21 | recent years. | |
| 22 | MR. BLUME: Objection. | |
| 23 | Q. (By Mr. Ko) With respect to let's | |
| 24 | unpack your statement about not putting a number on | |
| 25 | a particular user. | 11:39:07 |
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| 1 | Is it your testimony that Facebook | 11:39:09 |
|----|--|----------|
| 2 | neither directly nor indirectly places a number on | |
| 3 | Facebook users' data information? | |
| 4 | A. We | |
| 5 | MR. BLUME: Objection. Form. | 11:39:21 |
| 6 | THE DEPONENT: We we have never done | |
| 7 | that. We don't we don't do that at all. | |
| 8 | Q. (By Mr. Ko) So it's your testimony that | |
| 9 | you do not place any indirect value or | |
| 10 | quantification on a particular user's data | 11:39:36 |
| 11 | information. | |
| 12 | Do I understand your testimony correctly? | |
| 13 | MR. BLUME: Objection. Form. | |
| 14 | THE DEPONENT: I don't quite understand | |
| 15 | what you mean. But in in in regards to like | 11:39:44 |
| 16 | revenue, a person's data is not a factor in how | |
| 17 | we in in how we make money. | |
| 18 | Q. (By Mr. Ko) Well, don't you report | |
| 19 | A. It's based on, again, 98 percent ads. | |
| 20 | Q. Don't Facebook's public publicly | 11:40:04 |
| 21 | available financial accounting, including their | |
| 22 | 10-Ks, report as a key metric of the company, | |
| 23 | average revenue per user? | |
| 24 | MR. BLUME: Objection. Beyond the scope. | |
| 25 | Not your topic. | 11:40:19 |
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| 1 | MR. KO: Note for the record, I highly | 11:40:22 |
|----|---|----------|
| 2 | disagree with that. | |
| 3 | But go ahead | |
| 4 | MR. BLUME: It's | |
| 5 | MR. KO: and answer that question. | 11:40:25 |
| 6 | MR. BLUME: It's it's covered by | |
| 7 | topic 10, David, so the monetization. | |
| 8 | She's here to talk about the | |
| 9 | organizational structure involved in the | |
| 10 | calculation, not the calculation itself. That's | 11:40:34 |
| 11 | topic 10. So that's my objection. And there's no | |
| 12 | reason for her to speculate on that. | |
| 13 | MR. KO: Noted. I'll ask the question | |
| 14 | again. | |
| 15 | Q. (By Mr. Ko) Doesn't Facebook's publicly | 11:40:50 |
| 16 | available financial documents, including their | |
| 17 | 10-Ks report, as key metrics of the company, | |
| 18 | average revenue per user? | |
| 19 | MR. BLUME: Objection. Instruct you not | |
| 20 | to answer in the capacity of your 30(b)(6). | 11:41:01 |
| 21 | If you know, individually, you can | |
| 22 | answer. But not as a 30(b)(6) witness with regard | |
| 23 | to this topic. | |
| 24 | THE DEPONENT: I don't know. I know we | |
| 25 | calculate a revenue by Facebook user geography | 11:41:11 |
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| 1 | based on our estimate of the geography in which ad | 11:41:14 |
|----|---|----------|
| 2 | impressions are delivered, virtual and digital | |
| 3 | goods are purchased, or consumer hardware devices | |
| 4 | are shipped. | |
| 5 | Q. (By Mr. Ko) Average revenue per user an | 11:41:26 |
| 6 | important metric for purposes of | |
| 7 | MR. BLUME: Object. | |
| 8 | Q. (By Mr. Ko) calculating revenues? | |
| 9 | MR. BLUME: Objection. Instruct you not | |
| 10 | to answer in your role as a 30(b)(6) witness. | 11:41:35 |
| 11 | Beyond the scope. | |
| 12 | If you know in your personal capacity, I | |
| 13 | guess you can answer in that capacity, although you | |
| 14 | have, Ms. Hendrix, in your personal capacity coming | |
| 15 | up, so | 11:41:50 |
| 16 | Q. (By Mr. Ko) So the record is clear | |
| 17 | A. I don't remember his question. | |
| 18 | Q is average revenue per user an | |
| 19 | important metric for purposes of calculating | |
| 20 | revenue? | 11:42:00 |
| 21 | MR. BLUME: Objection. Beyond the scope. | |
| 22 | Please don't answer in regard to your | |
| 23 | 30(b)(6) capacity. | |
| 24 | THE DEPONENT: I've already said we don't | |
| 25 | calculate revenue by users, like we we don't | 11:42:12 |
| | | Page 105 |

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| 1 | have that, so I I don't | 11:42:16 |
|----|---|----------|
| 2 | Q. (By Mr. Ko) Is ARPU an acronym that | |
| 3 | sounds familiar to you? | |
| 4 | A. No. | |
| 5 | Q. You've never heard of ARPU? | 11:42:31 |
| 6 | MR. BLUME: Objection. Her personally, | |
| 7 | or her as a corporate representative? | |
| 8 | MR. KO: Well, I'll ask both. But, | |
| 9 | you know, definitely in in in your corporate | |
| 10 | capacity. | 11:42:44 |
| 11 | MR. BLUME: And I it's it's beyond | |
| 12 | the scope of her corporate designation in topic 1. | |
| 13 | So I instruct you not to speculate or guess. | |
| 14 | THE DEPONENT: I don't I don't know. | |
| 15 | Q. (By Mr. Ko) So as I I just want to | 11:42:56 |
| 16 | make sure the record is clear. | |
| 17 | As a corporate designee of Facebook, who | |
| 18 | consented to testifying on behalf of the | |
| 19 | corporation, as to the organizational structure, | |
| 20 | including the calculation of revenues, your answer | 11:43:09 |
| 21 | is that you don't know and have never heard of the | |
| 22 | acronym ARPU; is that correct? | |
| 23 | MR. BLUME: Objection to your | |
| 24 | recharacterization of topic 1, it's the organi | |
| 25 | organizational structure related to the calculation | 11:43:22 |
| | | Page 106 |

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| 1 | of revenue. Not terms involved in the calculation | 11:43:25 |
|----|---|----------|
| 2 | of revenue. Beyond the scope. | |
| 3 | You have a witness to topic 10 that is | |
| 4 | upcoming. You are free to ask those questions. | |
| 5 | So I'd instruct you not to answer to the | 11:43:39 |
| 6 | extent it's beyond the scope of topic 1. | |
| 7 | MR. KO: Yes-or-no question, Ms. Hendrix. | |
| 8 | MR. BLUME: Instruct you not to answer | |
| 9 | MR. KO: As a corporate designee | |
| 10 | You can stop with these speaking | 11:43:49 |
| 11 | objections. Your objection has been noted. | |
| 12 | MR. BLUME: I'm I'm instructing her | |
| 13 | not to I'm instructing her not to answer. | |
| 14 | That's my that's my objection. | |
| 15 | MR. KO: Even to say | 11:43:57 |
| 16 | (Simultaneously speaking.) | |
| 17 | SPECIAL MASTER GARRIE: Duly noted for | |
| 18 | the record. Please move forward. | |
| 19 | Objection is noted for the record, Mr | |
| 20 | Counsel Ko, please ask the question again. | 11:44:05 |
| 21 | MR. KO: Please ask the question again? | |
| 22 | SPECIAL MASTER GARRIE: Did she answer | |
| 23 | the question? | |
| 24 | MR. KO: No, she did not. That's why I | |
| 25 | keep asking it. So that's why I'm a little | 11:44:20 |
| | | Page 107 |
| | | I I |

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| 1 | confused. | | 11:44:23 |
|----|------------|--|----------|
| 2 | | SPECIAL MASTER GARRIE: Okay. So we've | |
| 3 | noted the | objection. | |
| 4 | | Ms. Hendrix, could you please answer the | |
| 5 | question, | given the advice you received from your | 11:44:26 |
| 6 | counsel. | | |
| 7 | | MR. BLUME: If you know in your personal | |
| 8 | capacity, | you can answer. | |
| 9 | | THE DEPONENT: I don't know that acronym. | |
| 10 | Q. | (By Mr. Ko) Have you heard of the | 11:44:36 |
| 11 | acronym M | AU? | |
| 12 | Α. | Yes. | |
| 13 | Q. | What does that refer to? | |
| 14 | Α. | Monthly active users. | |
| 15 | Q. | Have you heard of the acronym DAU? | 11:44:48 |
| 16 | A. | Yes. | |
| 17 | Q. | What does that refer to? | |
| 18 | A. | Daily active users. | |
| 19 | Q. | You've never heard of ARPU or average | |
| 20 | revenue pe | er user; is that correct? | 11:45:04 |
| 21 | | MR. BLUME: Objection. Asked and | |
| 22 | answered : | in her personal capacity. | |
| 23 | | THE DEPONENT: It's still correct that I | |
| 24 | don't know | w that acronym. | |
| 25 | Q. | (By Mr. Ko) Now, turning back to the | 11:45:30 |
| | | | Page 108 |

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| 1 | SRRs and DUPs, are those is it fair to say that | 11:45:32 |
|----|---|----------|
| 2 | the SRRs and DUPs are how Facebook discloses to | |
| 3 | users how Facebook uses the data information | |
| 4 | Facebook collects about them? | |
| 5 | A. So you're referring to them as in the | 11:45:56 |
| 6 | plural. So there's only an SRR and a DUP. So I | |
| 7 | don't know what else you're referring to when you | |
| 8 | say SRRs and DUPs. | |
| 9 | Q. Okay. I was referring to them plurally | |
| 10 | because that's fair. And let's back up a little | 11:46:12 |
| 11 | bit. | |
| 12 | There were various iterations of both the | |
| 13 | SRR and the DUP, correct? | |
| 14 | A. Yes. | |
| 15 | Q. And so when I'm referring to them in the | 11:46:24 |
| 16 | plural, I'm talking about all the various versions | |
| 17 | and iterations of the SRR and the DUP. | |
| 18 | So, hopefully, with that clarification, | |
| 19 | my question could potentially be more clear. I'm | |
| 20 | happy to try and rephrase it, but let me try again. | 11:46:42 |
| 21 | Would you agree with me that the SRRs and | |
| 22 | the DUPs govern how Facebook uses the data and | |
| 23 | information Facebook collects from and about | |
| 24 | Facebook users? | |
| 25 | A. So you are breaking up, so I haven't | 11:47:05 |
| | | Page 109 |

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| 1 | heard all of your words. And could someone go on | 11:47:07 |
|----|--|----------|
| 2 | mute? | |
| 3 | MR. BLUME: There was there was I | |
| 4 | think there was typing. Someone was typing. It | |
| 5 | was it blocked you out. | 11:47:15 |
| 6 | Could you ask that again, David. | |
| 7 | Q. (By Mr. Ko) Do you agree with me that | |
| 8 | the SRRs and the DUPs govern how Facebook uses the | |
| 9 | data and information Facebook collects from and | |
| 10 | about Facebook users? | 11:47:35 |
| 11 | MR. BLUME: Objection. Form. | |
| 12 | THE DEPONENT: The I agree that the | |
| 13 | SRR is the terms of the agreement with people | |
| 14 | who use our service. And that the data use policy | |
| 15 | is the document which outlines the different not | 11:47:50 |
| 16 | the different that the data use policy is the | |
| 17 | primary document that outlines to people what we | |
| 18 | collect and how we will use the information, and | |
| 19 | how (indiscernible) it is. | |
| 20 | So the DUP being the primary document in | 11:48:07 |
| 21 | terms of use of of information. But there's a | |
| 22 | whole host of educational materials out there. But | |
| 23 | those the DUP is the primary source. | |
| 24 | Q. (By Mr. Ko) Okay. Are any of these | |
| 25 | educational materials, policies or contracts that | 11:48:23 |
| | | Page 110 |

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| 1 | Facebook asks the user to consent to? | 11:48:27 |
|----|---|----------|
| 2 | MR. BLUME: Objection. Form. | |
| 3 | THE DEPONENT: When a user signs up, | |
| 4 | they're they're agreeing that they've read the | |
| 5 | data use policy and that they are going to adhere | 11:48:45 |
| 6 | to the terms of service | |
| 7 | THE COURT REPORTER: Hold on. Hold on. | |
| 8 | There's some background noise coming | |
| 9 | MR. KO: I've been getting it, too. I | |
| 10 | I don't know if there's someone over the microphone | 11:49:12 |
| 11 | on your end, Ms. Hendrix. I don't know if it's | |
| 12 | something is on top of it. | |
| 13 | MR. KO: No, there's only two. One here | |
| 14 | and one there, and they haven't moved. | |
| 15 | THE COURT REPORTER: So I just need you | 11:49:12 |
| 16 | to repeat that answer, please. | |
| 17 | THE DEPONENT: I don't remember the | |
| 18 | question. | |
| 19 | Q. (By Mr. Ko) Are any of these educational | |
| 20 | materials, policies or contracts that Facebook | 11:49:16 |
| 21 | Facebook asks the user to consent to? | |
| 22 | MR. BLUME: Objection. Form. | |
| 23 | THE DEPONENT: They are materials | |
| 24 | intended to to educate people, but they are | |
| 25 | not for example, we don't agree to the help | 11:49:28 |
| | | Page 111 |

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| 1 | center. | 11:49:33 |
|----|---|----------|
| 2 | Q. (By Mr. Ko) Let me ask it a different | |
| 3 | way. And, again, this is just to orient ourselves | |
| 4 | for purposes of this discussion. | |
| 5 | But is it fair to say that the SRR and | 11:49:45 |
| 6 | the DUP are the two primary policies or contracts | |
| 7 | that govern how Facebook uses the data and | |
| 8 | information Facebook collects from and about users? | |
| 9 | MR. BLUME: Objection. | |
| 10 | THE DEPONENT: With respect to the | 11:50:05 |
| 11 | Facebook product, yes, I those are the two | |
| 12 | primary documents. | |
| 13 | Q. (By Mr. Ko) And when I say "data and | |
| 14 | information," the SRR contains a provision in it | |
| 15 | that is referred to as "content information." | 11:50:29 |
| 16 | Does that sound familiar? | |
| 17 | A. I'd need to look at whatever version | |
| 18 | you're referring to. | |
| 19 | Q. That that's fair. | |
| 20 | But without referring to a particular | 11:50:45 |
| 21 | version, let me ask it this way, does the phrase | |
| 22 | "content and information" sound familiar to you at | |
| 23 | all? | |
| 24 | MR. BLUME: Objection. Form. | |
| 25 | THE DEPONENT: Yes. And I just want to | 11:50:57 |
| | | Page 112 |

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| 1 | flag that we had agreed at the outset that Facebook | 11:50:59 |
|----|---|----------|
| 2 | and Meta would be interchangeable. I just want to | |
| 3 | flag that, you know, the terms of service, the SRR | |
| 4 | is with with respect to Facebook. But there's | |
| 5 | Instagram terms of service, for example. So I just | 11:51:12 |
| 6 | want to make sure that that point is clear. | |
| 7 | And other, you know, terms for things | |
| 8 | like Oculus and and, you know, WhatsApp. So I | |
| 9 | just used Facebook in that response just to mean | |
| 10 | people who use the Facebook app. | 11:51:28 |
| 11 | MR. BLUME: And, David, we've been going | |
| 12 | a little more than a hour, if you're coming up to a | |
| 13 | break. | |
| 14 | MR. KO: Sure. Thank you for that | |
| 15 | explanation. | 11:51:40 |
| 16 | Q. (By Mr. Ko) Let me ask the question I | |
| 17 | was asking before. | |
| 18 | Does the phrase "content and information" | |
| 19 | sound familiar to you at all? | |
| 20 | MR. BLUME: Objection. | 11:51:47 |
| 21 | THE DEPONENT: Yes. | |
| 22 | Q. (By Mr. Ko) What is your understanding | |
| 23 | of content and information? | |
| 24 | MR. BLUME: Objection. Form. | |
| 25 | THE DEPONENT: That's incredibly broad. | 11:52:00 |
| | | Page 113 |

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| 1 | Like what do you mean? | 11:52:07 |
|----|---|----------|
| 2 | Q. (By Mr. Ko) I'm asking you what your | |
| 3 | understanding what your understanding of | |
| 4 | content you said you understood what content and | |
| 5 | informa content content information is, | 11:52:12 |
| 6 | correct? | |
| 7 | MR. BLUME: Objection. | |
| 8 | THE DEPONENT: Yes. But you you | |
| 9 | earlier said content and information as if it was a | |
| 10 | header in the SRR. One of the various versions, | 11:52:21 |
| 11 | many all of which I've reviewed. | |
| 12 | Sitting here today, I'd need to look at | |
| 13 | the terms of service to see if that is a header. | |
| 14 | But now you've broadened us out, or so I'm | |
| 15 | interpreting it. And so now you're just asking me | 11:52:37 |
| 16 | generally like what the definition of content and | |
| 17 | information mean to me. So I am not sure where | |
| 18 | you're heading with this. | |
| 19 | Q. (By Mr. Ko) Let's go back to in the | |
| 20 | context of the SRR. | 11:52:51 |
| 21 | Are you familiar with the phrase "content | |
| 22 | and information" in the context of the SRR? | |
| 23 | A. I would need to to look I'm not | |
| 24 | I'm not just there's so much material, as I'm | |
| 25 | sure you understand. | 11:53:11 |
| | | Page 114 |

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| 1 | I I don't remember. But I'm more than | 11:53:12 |
|----|--|----------|
| 2 | happy to be presented with whatever you apparently | |
| 3 | are seeing that I'm not. So I can | |
| 4 | Q. I'm not seeing anything | |
| 5 | A refresh my recollection. | 11:53:24 |
| 6 | Q. We can do that in a in a moment, | |
| 7 | but but before we do that, I'm just establishing | |
| 8 | some foundation and some things that you know or | |
| 9 | you don't know, without having to go to the | |
| 10 | document. | 11:53:37 |
| 11 | So is is it your testimony that you | |
| 12 | don't know what content and information in the | |
| 13 | context of the SRRs refers to? | |
| 14 | Simple yes-or-no question. | |
| 15 | MR. BLUME: Objection. Form. And scope. | 11:53:46 |
| 16 | THE DEPONENT: It's not that I don't | |
| 17 | know. It's that I don't remember and need to | |
| 18 | refresh. I don't think the Court expects me to | |
| 19 | remember every single word in every version of the | |
| 20 | document. I think that that is unfair. | 11:54:00 |
| 21 | Q. (By Mr. Ko) Okay. Well, your your | |
| 22 | objection is duly noted. But I think you're | |
| 23 | probably assuming way too much in my question. I'm | |
| 24 | asking you a very simple and straightforward | |
| 25 | yes-or-no question. | 11:54:14 |
| | | Page 115 |

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| 1 | Does the term "content and information" | 11:54:16 |
|----|--|----------|
| 2 | in the context of the SRR mean anything to you? | |
| 3 | MR. BLUME: Objection. | |
| 4 | You can answer in your personal capacity, | |
| 5 | if it means anything to you. | 11:54:30 |
| 6 | MR. KO: Stop stop, Mr. Blume. | |
| 7 | MR. BLUME: I'm giving her instruction. | |
| 8 | You don't have to interrupt me. | |
| 9 | THE DEPONENT: I know what content | |
| 10 | like, for example, the SRR requires you to comply | 11:54:40 |
| 11 | with our community standards. And those are about | |
| 12 | the types of content that you may or may not | |
| 13 | more so may not upload onto Facebook. | |
| 14 | So content insofar as what type of | |
| 15 | content you can post or content insofar as what | 11:54:59 |
| 16 | content we collect and what we will use with it in | |
| 17 | the or how we can use that in the context of the | |
| 18 | data use policy. | |
| 19 | So, hopefully, that gave you a little bit | |
| 20 | more color. But if we're getting specific to like | 11:55:15 |
| 21 | is there a a heading content and information, I | |
| 22 | don't remember. I would need to take a look. | |
| 23 | But, hopefully, that gives you more | |
| 24 | clarity. On how content can be used depends on the | |
| 25 | context of the conversation or of the question of | 11:55:31 |
| | | Page 116 |

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| 1 | which you haven't provided any. | 11:55:34 |
|----|---|----------|
| 2 | MR. BLUME: Ready for a break, David? | |
| 3 | MR. KO: Almost. | |
| 4 | Q. (By Mr. Ko) It absolutely does. Thank | |
| 5 | you. Thank you, Ms. Hendrix, it absolutely does. | 11:55:41 |
| 6 | Let me just ask you a few follow-up questions. | |
| 7 | This is it's exactly what I was just trying to | |
| 8 | get get at. | |
| 9 | You you've responded that you | |
| 10 | understood that content and information included | 11:55:51 |
| 11 | information that Facebook collects and and | |
| 12 | and what Facebook will use with it and how Facebook | |
| 13 | can use that in the context of the data use policy. | |
| 14 | Do you recall do you recall that | |
| 15 | answer a moment ago? | 11:56:05 |
| 16 | A. I was just trying to give you examples of | |
| 17 | what it could mean, if it all just depends on the | |
| 18 | context of the location by which the word "content" | |
| 19 | and/or "information" is. So I don't even think my | |
| 20 | response is helpful. | 11:56:18 |
| 21 | Q. Well, it was helpful to me. | |
| 22 | So in in the context of the SRRs, is | |
| 23 | it fair to say that content and information | |
| 24 | includes the type of information that Facebook | |
| 25 | collects about a user? | 11:56:37 |
| | | Page 117 |

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| 1 | MR. BLUME: Objection. Form. | 11:56:41 |
|----|---|----------|
| 2 | THE DEPONENT: I again, I I need to | |
| 3 | see the section of the SRR that you're referring | |
| 4 | to. Like there the data use policy is the | |
| | | 11 55 00 |
| 5 | primary document which has been referred to as the | 11:57:00 |
| 6 | privacy policy that that is there to tell you | |
| 7 | what do you collect and how is the information | |
| 8 | used. | |
| 9 | So in the actual SRR, I would need to | |
| 10 | you know, if you don't mind showing me, like the | 11:57:13 |
| 11 | sentence that you're seeing that's causing you to | |
| 12 | ask me that question. But it's just I'm not | |
| 13 | able to go further and speculate unless unless I | |
| 14 | knew what you were talking about. And I frankly | |
| 15 | don't. | 11:57:31 |
| 16 | Q. (By Mr. Ko) In the data use policy, as | |
| 17 | you described, it it governs the types of or | |
| 18 | it governs how Facebook collects user information | |
| 19 | and how it is used. | |
| 20 | Are there provisions in the data use | 11:57:48 |
| 21 | policy, as a general matter, that deal with content | |
| 22 | and information, or or do you not know one way | |
| 23 | or the other? | |
| 24 | MR. BLUME: Objection. Beyond the scope. | |
| 25 | Form. | 11:58:01 |
| | | Page 118 |

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| 1 | THE DEPONENT: The data use policy | 11:58:02 |
|----|---|----------|
| 2 | absolutely discusses what information we collect | |
| 3 | and how that information can be used. It also | |
| 4 | helps you learn how you can control your | |
| 5 | information. | 11:58:15 |
| 6 | And and, yes, in the SRR, there are | |
| 7 | disclosures to people about being careful about | |
| 8 | what they share, for example, with their friends. | |
| 9 | Because their friends could, you know, use that | |
| 10 | information, so to be very careful. | 11:58:30 |
| 11 | So there there is that is | |
| 12 | refreshing my memory of it, a section within the | |
| 13 | SRR, to take you us back to where you were | |
| 14 | going. | |
| 15 | MR. BLUME: All right. Let's we've | 11:58:41 |
| 16 | been going an hour and 20 minutes. | |
| 17 | MR. KO: Thank you for that | |
| 18 | MR. BLUME: Let's take a break, please. | |
| 19 | THE DEPONENT: I need a break. | |
| 20 | MR. KO: Sure. We can take a break. | 11:58:47 |
| 21 | Thank you. | |
| 22 | (Discussion off the stenographic record.) | |
| 23 | THE VIDEOGRAPHER: Sure. We are off the | |
| 24 | record. It's 11:58 a.m. | |
| 25 | (Recess taken.) | 11:59:34 |
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| 1 | | |
|----|--|----------|
| 1 | THE VIDEOGRAPHER: We're back on the | 12:15:07 |
| 2 | record. It's 12:15 p.m. | |
| 3 | Q. (By Mr. Ko) Ms. Hendrix, welcome back | |
| 4 | from the break. | |
| 5 | We were talking a moment ago about the | 12:15:18 |
| 6 | SRRs and the DUPs. With respect to the former, the | |
| 7 | SRRs, at at any point in time every Facebook | |
| 8 | user in the United States is subject to the same | |
| 9 | SRR, correct? | |
| 10 | A. Yes, that's correct. | 12:15:39 |
| 11 | Q. And at any point in time every Facebook | |
| 12 | user in the United States is subject to the same | |
| 13 | DUP or data use policy, correct? | |
| 14 | A. That's correct. | |
| 15 | Q. And these contracts and policies, as | 12:15:54 |
| 16 | we've discussed before, have been subject to | |
| 17 | various changes over time. | |
| 18 | But put another way, there was only one | |
| 19 | operative SRR at a time, correct? | |
| 20 | A. Yes. There's just been the one agreement | 12:16:15 |
| 21 | with users who agree to use the service and not | |
| 22 | two. | |
| 23 | Q. And there was only one operative DUP data | |
| 24 | use policy at a time, correct? | |
| 25 | A. That's correct. We have terms and | 12:16:33 |
| | | Page 120 |

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| 1 | privacy policy. The term the terms and privacy | 12:16:35 |
|----|--|----------|
| 2 | policy, the names having evolved, but just those | |
| 3 | two. | |
| 4 | Q. So in in 2013, for example let's | |
| 5 | pick a point in time the operative SRR at the | 12:16:48 |
| 6 | time was a contract that Facebook had with every | |
| 7 | single Facebook user in the United States; is that | |
| 8 | correct? | |
| 9 | A. Yes. | |
| 10 | Q. And same question with respect to the | 12:17:02 |
| 11 | DUP. | |
| 12 | In in 2013, to pick up a time | |
| 13 | illustrative time example there was only one | |
| 14 | data use policy that was operative and applicable | |
| 15 | to a user at that time for every user in the | 12:17:18 |
| 16 | United States, correct? | |
| 17 | A. Yes. | |
| 18 | Q. And this would be true for the entire | |
| 19 | time period from January 1st, 2000 | |
| 20 | January 1st, 2007, to present correct? there | 12:17:30 |
| 21 | only one operative SRR and one operative DUP, | |
| 22 | correct? | |
| 23 | A. Yes. | |
| 24 | Q. And there was never a time period in | |
| 25 | which there was more than one SRR that would be | 12:17:42 |
| | | Page 121 |

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| 1 | applicable to a particular user, correct? | 12:17:47 |
|----|---|----------|
| 2 | A. That's correct. | |
| 3 | Q. And similarly, there was never a time, | |
| 4 | from January 1st, 2007, to present, when there was | |
| 5 | more than one DUP applicable to a particular user, | 12:18:01 |
| 6 | correct? | |
| 7 | A. That's that's correct. | |
| 8 | What do you mean by "applicable"? | |
| 9 | Q. Only one contract or policy that governed | |
| 10 | Facebook's relationship with users. | 12:18:25 |
| 11 | A. Okay. So yes, I I don't need to | |
| 12 | correct my prior responses. | |
| 13 | Q. Ms. Hendrix, are you familiar with the | |
| 14 | settings that Facebook made available to its users? | |
| 15 | MR. BLUME: Objection. Form. | 12:18:48 |
| 16 | THE DEPONENT: What settings are you | |
| 17 | referring to? | |
| 18 | Q. (By Mr. Ko) Just to help fair enough. | |
| 19 | I'm going to orient you to topic 3. | |
| 20 | In topic 3, there's a description as to | 12:18:59 |
| 21 | the privacy and app settings. | |
| 22 | A. Okay. Yes. Thank you. | |
| 23 | Q. So are are you here today to testify | |
| 24 | on behalf of Facebook as to the development and | |
| 25 | revisions of those particular settings? | 12:19:23 |
| | | Page 122 |

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| 1 | A. Yes, how they've how they're developed | 12:19:32 |
|----|--|----------|
| 2 | and the processes for developing them. | |
| 3 | Q. Are you specifically familiar with the | |
| 4 | privacy settings? | |
| 5 | A. Yes. | 12:19:46 |
| 6 | Q. And what are they? | |
| 7 | MR. BLUME: Objection. Form. | |
| 8 | THE DEPONENT: Well, they the privacy | |
| 9 | settings can be for your content that you're | |
| 10 | uploading to Facebook. So to the extent that we | 12:19:59 |
| 11 | provide you with the ability to have a privacy | |
| 12 | setting attached to a given piece of content, then | |
| 13 | there's those types of privacy settings. And then | |
| 14 | there's the application settings. | |
| 15 | Q. (By Mr. Ko) So I assume then you're | 12:20:19 |
| 16 | familiar with with app settings or application | |
| 17 | settings? | |
| 18 | A. Yes. | |
| 19 | Q. What is the distinction between privacy | |
| 20 | settings and application settings? | 12:20:29 |
| 21 | A. Well, the privacy settings relate to and | |
| 22 | are relevant to your app settings. So you've got | |
| 23 | your privacy settings and then a subset of those | |
| 24 | settings are settings that you can apply to your | |
| 25 | use of the Facebook platform applications. | 12:20:50 |
| | | Page 123 |

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| 1 | Q. So the two are related, correct? | 12:20:56 |
|----|---|----------|
| 2 | A. Yes, that's correct. | |
| 3 | Q. And as you said, the two are relevant to | |
| 4 | each other, correct? | |
| 5 | A. Yes. | 12:21:13 |
| 6 | Q. And let me try and and characterize | |
| 7 | what I think and you're more than free and I | |
| 8 | welcome edits to this characterization or revisions | |
| 9 | to this characterization. | |
| 10 | But in thinking about the user privacy | 12:21:28 |
| 11 | settings, it occurred to me that they they more | |
| 12 | or or they reflect the control that Facebook | |
| 13 | allowed users to try and restrict or limit what | |
| 14 | information related to the user or their friends | |
| 15 | were being shared; is that a fair characterization? | 12:21:45 |
| 16 | A. The friend element of your description is | |
| 17 | confusing because I can't control my friend's | |
| 18 | privacy settings. | |
| 19 | Q. Well, for now, let's let's eliminate | |
| 20 | the friend the user's friend from that. | 12:22:07 |
| 21 | So is it fair to say that the privacy | |
| 22 | settings reflect the control that Facebook allowed | |
| 23 | its users to try and restrict or limit when what | |
| 24 | information related to the user was being shared. | |
| 25 | Do you agree with that statement? | 12:22:30 |
| | | Page 124 |

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| Г | | |
|----|--|----------|
| 1 | A. I would characterize it more as what | 12:22:32 |
| 2 | information the user could tell Facebook that they | |
| 3 | wanted to be displayed. | |
| 4 | So for example, you might set your post | |
| 5 | to publics or everyone, or you might set your post | 12:22:46 |
| 6 | to friends of friends, any custom network, or just | |
| 7 | to only me. | |
| 8 | So there's there's a number of | |
| 9 | settings. It just depends on what the context is | |
| 10 | of of what we're talking about. | 12:23:01 |
| 11 | Q. That's helpful. | |
| 12 | Let's go with how you characterize it | |
| 13 | and, in particular, the aspect of your response | |
| 14 | that said "displayed." | |
| 15 | So it's your testimony that the privacy | 12:23:16 |
| 16 | settings primarily governed how a Facebook user | |
| 17 | could control what information was being displayed | |
| 18 | on her or his Facebook profile; is that correct? | |
| 19 | MR. BLUME: Objection. | |
| 20 | THE DEPONENT: I would describe it as the | 12:23:42 |
| 21 | privacy settings to the extent there is a privacy | |
| 22 | setting attached to the information. So for | |
| 23 | example, your name is permanently public. Like you | |
| 24 | don't hide your name. | |
| 25 | But to the extent there's a privacy | 12:23:55 |
| | | Page 125 |

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| 1 | setting and it then the user has the choice to | 12:23:57 |
|----|---|----------|
| 2 | use that setting. And depending what him, her or | |
| 3 | them would like to do, they will set it as public | |
| 4 | or to just their friends, or only to themselves, | |
| 5 | for example. | 12:24:17 |
| 6 | Q. (By Mr. Ko) Or to a a custom | |
| 7 | audience, right? | |
| 8 | A. Right. If there's a custom network that | |
| 9 | they've created, or something like that. | |
| 10 | Q. Would it be accurate to say the privacy | 12:24:34 |
| 11 | settings well, remember how earlier I had asked | |
| 12 | about whether or not the privacy settings related | |
| 13 | to what information a user would want to share or | |
| 14 | restrict about themselves. And and I want to | |
| 15 | focus in on the the the share aspect of it. | 12:24:52 |
| 16 | Is there any part of the privacy settings | |
| 17 | that reflect what information could be shared or | |
| 18 | restricted by a particular user? | |
| 19 | A. What do you mean by "shared"? | |
| 20 | Q. Well, let me ask you, because you said | 12:25:11 |
| 21 | in response to the the question that I had | |
| 22 | asked, you had talked about what a user would | |
| 23 | display. | |
| 24 | In what context or what what do you | |
| 25 | mean when you say display? | 12:25:24 |
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| 1 | A. I mean, let's say that I upload an album | 12:25:26 |
|----|---|----------|
| 2 | of photos from an event I I went to and took | |
| 3 | pictures and I want to upload them to my Facebook | |
| 4 | profile. | |
| 5 | In the context of doing so, I'm presented | 12:25:37 |
| 6 | with the option to upload this as an only me album. | |
| 7 | So only I'm allowed to be able on Facebook to see | |
| 8 | my album or I can set it for everyone, the whole | |
| 9 | public, someone who doesn't even use Facebook could | |
| 10 | navigate. Or I could set it to my friends or the | 12:25:56 |
| 11 | custom piece that I referred to. | |
| 12 | And then by using that setting, | |
| 13 | programmatically it tells the Facebook product to | |
| 14 | render or not render the content, depending on the | |
| 15 | setting that I selected. | 12:26:12 |
| 16 | Q. And the privacy settings would be | |
| 17 | applicable to that process, correct? | |
| 18 | A. Right. The product respects privacy. | |
| 19 | Q. And have you heard of the term "on | |
| 20 | platform activity"? | 12:26:27 |
| 21 | A. Yes. | |
| 22 | Q. Have you heard of the term "off platform | |
| 23 | activity"? | |
| 24 | A. Yes. | |
| 25 | Q. What is your understanding of these two | 12:26:37 |
| | | Page 127 |

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| 1 | terms? | 12:26:40 |
|----|--|----------|
| 2 | A. It depends on the context of the use of | |
| 3 | the term "platform." | |
| 4 | Q. Can we agree that the platform is | |
| 5 | let's let's start with the context of the | 12:26:53 |
| 6 | Facebook platform. | |
| 7 | Does that help or do you need more | |
| 8 | A. Not quite. | |
| 9 | Q or | |
| 10 | A. Not quite. | 12:27:03 |
| 11 | Q. So can you describe to me what the | |
| 12 | different versions of the platform you're thinking | |
| 13 | of, or the various versions of the of the | |
| 14 | platform you're thinking of? | |
| 15 | A. Well, some people will refer to as the | 12:27:14 |
| 16 | Facebook app or website as the Facebook platform. | |
| 17 | I, in my years working at the company, when I hear | |
| 18 | the word "platform," I am biased in the sense that | |
| 19 | I've always worked on our platform technology | |
| 20 | for to mean the the the Facebook platform | 12:27:33 |
| 21 | that we that we launched in May of 2007. | |
| 22 | So that's why it's important for us to be | |
| 23 | on the same page with respect to the word | |
| 24 | "platform." Because there were if we're just | |
| 25 | going now back to the set of technologies that | 12:27:49 |
| | | Page 128 |

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| 1 | allowed third parties, you know, to connect with | 12:27:52 |
|----|---|----------|
| 2 | the Facebook app, that that's the platform as I | |
| 3 | am speaking to, and those apps could be either on | |
| 4 | Facebook or off of Facebook, depending on where the | |
| 5 | developer wanted to host them. | 12:28:07 |
| 6 | Q. Okay. Given given that distinction | |
| 7 | between on and off platform, do the privacy | |
| 8 | settings deal with both on and off platform | |
| 9 | activity, as you described? | |
| 10 | A. So the privacy settings apply to the | 12:28:27 |
| 11 | settings that you're setting for the content you're | |
| 12 | uploading to the Facebook service. Then there's | |
| 13 | also privacy settings related to apps. And those | |
| 14 | settings can be used with respect to the | |
| 15 | information that you share with third-party | 12:28:44 |
| 16 | applications or or that otherwise make available | |
| 17 | through the platform. | |
| 18 | Q. And so those that particular setting | |
| 19 | or settings, those are the app settings, correct? | |
| 20 | A. App settings, yes. There those would | 12:29:04 |
| 21 | apply to your use of the Facebook platform, as I | |
| 22 | just described my my understanding like | |
| 23 | the the platform technologies. | |
| 24 | Q. And with respect to both of these | |
| 25 | settings, which as you described were related to | 12:29:23 |
| | | Page 129 |

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| 1 | each other, would it be fair to say that | 12:29:27 |
|----|---|----------|
| 2 | collectively these settings are the controls | |
| 3 | Facebook enacted to try and give Facebook users | |
| 4 | control of what information they could share on | |
| 5 | Facebook? | 12:29:41 |
| 6 | MR. BLUME: Objection. Form. | |
| 7 | THE DEPONENT: Yeah. I I wouldn't say | |
| 8 | try. They always have given people control over | |
| 9 | their content. | |
| 10 | Q. (By Mr. Ko) Okay. Collectively, is it | 12:29:55 |
| 11 | fair to say that these settings are the controls | |
| 12 | Facebook enacted to give users control of what | |
| 13 | information they could share on Facebook? | |
| 14 | A. Not quite, because well, I won't | |
| 15 | explain my problem with your your question. | 12:30:12 |
| 16 | I I don't understand it. | |
| 17 | Q. Okay. Well, I'm trying to get to a point | |
| 18 | where we can come to a common understanding. So I | |
| 19 | got I eliminated the portion that you were | |
| 20 | uncomfortable with when I removed "try" from my | 12:30:24 |
| 21 | question. | |
| 22 | So what are the other aspects of my | |
| 23 | question that are unclear? | |
| 24 | A. Please restate. | |
| 25 | Q. Collectively, is fair to say that the | 12:30:36 |
| | | Page 130 |

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| 1 | privacy and app settings are the controls Facebook | 12:30:39 |
|----|--|----------|
| 2 | enacted to give users control of what information | |
| 3 | they could share on Facebook? | |
| 4 | A. No. | |
| 5 | Q. What what what are are there any | 12:30:52 |
| 6 | other settings that I'm missing here? | |
| 7 | A. The settings don't necessarily like | |
| 8 | it's just I'm confused over your question. | |
| 9 | So like I could go and post hate speech | |
| 10 | today, but I have agreed not to do that. So that's | 12:31:08 |
| 11 | the SRR, not a privacy setting. | |
| 12 | Q. Okay. Can you unpack that a little bit? | |
| 13 | A. No. | |
| 14 | Q. You can't. | |
| 15 | Because you just gave me an explanation, | 12:31:24 |
| 16 | so I I'm trying to figure out what you mean by | |
| 17 | that. | |
| 18 | A. I'm I mean what I said. And I even | |
| 19 | gave an example. | |
| 20 | Q. Okay. When you your you said the | 12:31:35 |
| 21 | settings don't control over a hate a hate speech | |
| 22 | post that you would make. | |
| 23 | And and so why why is that? | |
| 24 | A. Privacy settings are for what you want to | |
| 25 | be visible to people who use Facebook, you know. | 12:31:59 |
| | | Page 131 |

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| 1 | And then then there's app settings on on | 12:32:07 |
|----|---|----------|
| 2 | that you know, depending on the relevant period | |
| 3 | would apply to what you want to enable to be shared | |
| 4 | through the Facebook APIs. | |
| 5 | So that's why your question and I used | 12:32:23 |
| 6 | the hate speech example none of those settings | |
| 7 | with the exception of some of the ability for us to | |
| 8 | prevent certain types of content from even being | |
| 9 | uploaded, such as child exploitation kind of | |
| 10 | content, wherever technically possible, we try to | 12:32:40 |
| | | 12.32.40 |
| 11 | prevent that content at the technical level, or get | |
| 12 | it down ASAP. But those settings don't control the | |
| 13 | content that I am publishing. They control who can | |
| 14 | see it and where it can flow through the APIs. | |
| 15 | Q. Thank you. | 12:33:06 |
| 16 | So with respect to let's let's | |
| 17 | let's go to the app settings. | |
| 18 | Is it fair to say that the app settings | |
| 19 | governed the controls Facebook enacted to try | |
| 20 | and well, to give Facebook users control of what | 12:33:22 |
| 21 | information could be shared on Facebook through | |
| 22 | Facebook APIs? | |
| 23 | A. That question doesn't make sense. | |
| 24 | Q. You said that the way in which third | |
| 25 | parties could access information about a about a | 12:33:40 |
| | | Page 132 |

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| 1 | Facebook user was through APIs, correct? | 12:33:43 |
|----|---|----------|
| 2 | A. I did not say that. | |
| 3 | Q. Okay. Well, let me ask it more directly. | |
| 4 | Facebook APIs were the way or | |
| 5 | accessing a Facebook API or APIs was the way in | 12:33:58 |
| 6 | which a third-party app developer could access | |
| 7 | information about a Facebook user, correct? | |
| 8 | MR. BLUME: Objection. | |
| 9 | THE DEPONENT: Just the way that you're | |
| 10 | characterizing this is just not the way that | 12:34:19 |
| 11 | technically it works. | |
| 12 | So for example, if I'm a developer of a | |
| 13 | third-party applicant and I want to navigate to | |
| 14 | John Smith's profile manually, I can go and see | |
| 15 | that. That's why I don't want to narrow. The | 12:34:32 |
| 16 | developer community can actually although | |
| 17 | they're human so they can go to my profile, or | |
| 18 | any profile, and see what information is public. | |
| 19 | Certain information is always public and | |
| 20 | then other information is not public. But that's | 12:34:47 |
| 21 | because the user has chosen to set their settings | |
| 22 | in a to only me, for example. | |
| 23 | So developers, of course, can get | |
| 24 | information subject to the controls that we have in | |
| 25 | place through the platform. But that those | 12:35:04 |
| | | Page 133 |

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| 1 | that the data will only be accessible through | 12:35:08 |
|----|---|----------|
| 2 | the APIs to the extent that users didn't choose to | |
| 3 | not make their data available, for example, by | |
| 4 | opting out of the platform or by well, that | |
| 5 | we should end there. | 12:35:25 |
| 6 | Q. (By Mr. Ko) And I wasn't trying to be | |
| 7 | exhaustive in my question. And I apologize if I | |
| 8 | wasn't clear unclear. | |
| 9 | One way in which a third-party app | |
| 10 | developer accesses information on a particular user | 12:35:36 |
| 11 | is through an API through the Facebook platform, or | |
| 12 | in connection with the Facebook platform, correct? | |
| 13 | A. If the user chooses to share that | |
| 14 | information and make it accessible through the | |
| 15 | platform, for example, by not opting out. | 12:35:54 |
| 16 | Q. Yes or no? | |
| 17 | A. I answered your question. | |
| 18 | Q. So if the user if the user chooses to | |
| 19 | share the information and make it accessible | |
| 20 | through the platform, one way in which a | 12:36:12 |
| 21 | third-party developer could access information | |
| 22 | about that particular user is through an API, | |
| 23 | correct? | |
| 24 | A. And yes, subject to the fact that the | |
| 25 | platform has changed and we're on the 13th-some | 12:36:28 |
| | | Page 134 |
| | | I |

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| 1 | version. So it's it's how it how it works | 12:36:30 |
|----|---|----------|
| 2 | depends also on when you're asking me. | |
| 3 | So like, you know, the the move from | |
| 4 | version 1 to version 2, there's no longer friend | |
| 5 | permissions available. So it's all about so the | 12:36:46 |
| 6 | friend settings wouldn't apply, right. | |
| 7 | Q. When you said a moment ago, "if the user | |
| 8 | chooses to share that information," through what | |
| 9 | mechanism can that user decide to choose to share | |
| 10 | that information? | 12:37:04 |
| 11 | A. Well, they choose to create a Facebook | |
| 12 | account. Then they choose to decide what they want | |
| 13 | to fill in and complete. They choose what they | |
| 14 | want to share. They choose who they want to share | |
| 15 | it with. They choose whether they want to use the | 12:37:19 |
| 16 | platform application. And historically, they've | |
| 17 | chosen whether they want to allow their information | |
| 18 | to be shared by their friends who install. | |
| 19 | There's just a series of choices. It all | |
| 20 | depends on the choices each individual user makes, | 12:37:36 |
| 21 | and then the Facebook product respects those | |
| 22 | privacy settings. | |
| 23 | Q. Back to the information that they choose | |
| 24 | to share. | |
| 25 | How do they decide that? | 12:37:48 |
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| 1 | A. I can't speak for the each individual | 12:37:52 |
|----|--|----------|
| 2 | user. I I can tell you how I choose to share | |
| 3 | content. | |
| 4 | Q. I I I understand the confusion. | |
| 5 | Technically speaking, with respect to a | 12:38:01 |
| 6 | user's interaction on the Facebook platform, is | |
| 7 | there a tool or a setting that they can select in | |
| 8 | determining what to share with a third party? | |
| 9 | MR. BLUME: And objection, to the extent | |
| 10 | this relates to topic 6, and not the communication | 12:38:22 |
| 11 | but the technology. I would instruct her not to | |
| 12 | answer. You have a witness on that coming. | |
| 13 | MR. KO: It's not related to topic 6, | |
| 14 | just for your edification. | |
| 15 | MR. BLUME: All right. Well, what topic | 12:38:38 |
| 16 | does it relate to then? | |
| 17 | MR. KO: Topic 3, privacy and app | |
| 18 | settings. | |
| 19 | MR. BLUME: You asked about technology, | |
| 20 | so that's what confused me. | 12:38:45 |
| 21 | Q. (By Mr. Ko) Ms. Hendrix, what were the | |
| 22 | settings that a user could utilize to control the | |
| 23 | information that they wanted to share? | |
| 24 | A. And with who and where? | |
| 25 | Q. Let's start with the third-party app | 12:39:08 |
| | | Page 136 |

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| 1 | developer. | 12:39:11 |
|----|---|----------|
| 2 | A. And what is the relevant period? | |
| 3 | Q. I already instructed you that unless I | |
| 4 | specify otherwise, I'm talking about the entire | |
| 5 | time. | 12:39:23 |
| 6 | A. Well | |
| 7 | MR. BLUME: Objection. Scope. | |
| 8 | THE DEPONENT: From 2007 to 2022 today, | |
| 9 | those settings have changed. | |
| 10 | So for example, there's not a setting for | 12:39:35 |
| 11 | you to specify which piece of information you're | |
| 12 | comfortable that you've shared with your | |
| 13 | friends, that's visible to your friends on | |
| 14 | Facebook, that you're comfortable with them sharing | |
| 15 | with third-party applications, so that those apps | 12:39:50 |
| 16 | can improve and socialize the user's experience. | |
| 17 | For example, in a birthday app, I might | |
| 18 | say, sure, you can set you can I don't care | |
| 19 | if my friends take my birthday to a third-party | |
| 20 | app. That setting is no longer in exists | 12:40:00 |
| 21 | because that's no longer technically possible | |
| 22 | through the product. | |
| 23 | But I also might not be comfortable | |
| 24 | sharing my photos, my private photos. So I might | |
| 25 | check to say, nope, you can share my birthday that | 12:40:15 |
| | | Page 137 |

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| 1 | I've set to private, but you can't share my photos | 12:40:18 |
|----|---|----------|
| 2 | that I've set to private. | |
| 3 | Q. (By Mr. Ko) Take a look at the notice | |
| 4 | again, and on page 9 of the notice, there is a | |
| 5 | reference to "Users' Privacy Settings." | 12:40:36 |
| 6 | Do you see that? That would be | |
| 7 | paragraph 22. | |
| 8 | A. I see what it says. | |
| 9 | Q. Do you agree that a "'Users' Privacy | |
| 10 | Settings' means the audience selectors on the | 12:40:59 |
| 11 | Facebook app that purported to allow Facebook users | |
| 12 | to control with whom their information was shared"? | |
| 13 | A. I agree that's that that is what it | |
| 14 | says. But in the context of audience selectors, | |
| 15 | like what like does that mean to you, like | 12:41:19 |
| 16 | per object privacy, like what I'm sharing on | |
| 17 | Facebook and then whether I'm allowing that content | |
| 18 | to be shared off of Facebook. | |
| 19 | Generally, this the this could be | |
| 20 | generalized into into like I mean, these, I | 12:41:37 |
| 21 | think, are your words. But I hope I'm clear. | |
| 22 | Like every user has a choice with respect | |
| 23 | to using the product. And then to the extent we | |
| 24 | offer privacy controls, they can choose whether to | |
| 25 | use them. Those controls include whether to use | 12:41:54 |
| | | Page 138 |

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| 1 | the Facebook platform or whether to, for example, | 12:41:58 |
|----|---|----------|
| 2 | opt out. | |
| 3 | So yes I mean, at all times people are | |
| 4 | controlling their information, to the extent they | |
| 5 | choose to use Facebook. | 12:42:12 |
| 6 | Q. How would you describe to the Court what | |
| 7 | your understanding of users' privacy settings | |
| 8 | consist of? | |
| 9 | A. I just described how it works and so | |
| 10 | that's my response. | 12:42:30 |
| 11 | I mean, going back to the SRR, we tell | |
| 12 | people, keep in mind that what you share and make | |
| 13 | visible to your friends means that you are at | |
| 14 | some point in time they could be doing something | |
| 15 | with that information that you're not aware of, | 12:42:42 |
| 16 | that those disclosures have always been in place, | |
| 17 | just to tell people to be careful about the content | |
| 18 | that they upload and to be aware of the settings | |
| 19 | that they're selecting. | |
| 20 | That's why we have all of the different | 12:42:55 |
| 21 | educational resources on top of the data use policy | |
| 22 | in the SRR that really, really help you understand | |
| 23 | that these decisions you're making have potential | |
| 24 | consequences, but that you ultimately control the | |
| 25 | audience until you choose to share. | 12:43:14 |
| | | Page 139 |

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| 1 | And then if you chose to share it to | 12:43:16 |
|----|--|----------|
| 2 | everyone, or choose to share it with your friends, | |
| 3 | then technically those people could do something | |
| 4 | that you don't desire them to do. | |
| 5 | But ultimately, the settings is the | 12:43:27 |
| 6 | your decisions on the visibility of that content, | |
| 7 | including whether you want to enable that content | |
| 8 | to be used in the context of third-party | |
| 9 | applications. | |
| 10 | Q. Great. | 12:43:45 |
| 11 | And that and that would be both the | |
| 12 | privacy and app settings that we're we've been | |
| 13 | talking about, correct? | |
| 14 | A. Privacy and app settings are the specific | |
| 15 | controls. But then the SRR, the data use policy, | 12:43:56 |
| 16 | the help center, all of the privacy checkups and | |
| 17 | all of those are also a a part of the overall | |
| 18 | user experience so that people have that | |
| 19 | understanding of the of how they choose to use | |
| 20 | those settings. So it they all interrelate. | 12:44:12 |
| 21 | Q. What what organization or | |
| 22 | organizations at Facebook were responsible for | |
| 23 | developing the privacy and app settings? | |
| 24 | A. So this would go back to my earlier | |
| 25 | point. | 12:44:32 |
| | | Page 140 |

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| 1 | It's a team of teams so you need | 12:44:33 |
|----|---|----------|
| 2 | engineers to build. You need product managers to | |
| 3 | drive. You need legal to advise. You need policy | |
| 4 | to advise. You need comms to advise. You need | |
| 5 | platform marketing teams to advise. | 12:44:42 |
| 6 | You need to just ensure that all of these | |
| 7 | relevant stakeholders are a part of the process and | |
| 8 | that can they're not at the table all the time | |
| 9 | always together, but they all are a part of and | |
| 10 | part and the privacy program managers. The | 12:44:58 |
| 11 | privacy review teams. Like they're all a part of | |
| 12 | the teams that understand what it is that we want | |
| 13 | to build and how it's going to work and how we're | |
| 14 | going to communicate that. And so it's a team of | |
| 15 | teams. | 12:45:14 |
| 16 | Q. I understand and would expect there to be | |
| 17 | a lot of organizations and teams that were part of | |
| 18 | it. | |
| 19 | So can you identify which teams had the | |
| 20 | primary responsibility for developing the privacy | 12:45:25 |
| 21 | and app settings? | |
| 22 | MR. BLUME: Objection. | |
| 23 | THE DEPONENT: So the platform product | |
| 24 | team would be more closely involved in the app | |
| 25 | setting development. And then because you know, | 12:45:40 |
| | | Page 141 |

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| 1 | setting aside let's say we didn't even have a | 12:45:44 |
|----|---|----------|
| 2 | Facebook platform as I've described it, you know, | |
| 3 | the third-party applications if you just had | |
| 4 | Facebook, you have product and engineering teams | |
| 5 | that have nothing to do with third-party | 12:45:56 |
| 6 | applications or the Facebook platform. | |
| 7 | So there's product teams, but these | |
| 8 | product teams work on different products. And | |
| 9 | there's legal teams. And within those legal teams, | |
| 10 | they support and counsel different product teams. | 12:46:06 |
| 11 | Same with comms. Same with policy. Same | |
| 12 | with marketing, for example. | |
| 13 | Q. (By Mr. Ko) So what were the I'm | |
| 14 | trying to get in in this instance, I am trying | |
| 15 | to get a list a finite list, if you will, of the | 12:46:28 |
| 16 | organizations that were part of developing the | |
| 17 | privacy settings. | |
| 18 | So I I had heard you to say that | |
| 19 | legal, engineers, policy, privacy, marketing, those | |
| 20 | were the teams that were responsible for developing | 12:46:48 |
| 21 | the settings, correct? | |
| 22 | MR. BLUME: Objection. Asked and | |
| 23 | answered. | |
| 24 | THE DEPONENT: No. I mean, like we have | |
| 25 | a privacy program team. There's content | 12:47:00 |
| | | Page 142 |

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| 1 | strategists. Like it's like how you get | 12:47:05 |
|----|--|----------|
| 2 | involved all depends on the nature and scope of | |
| 3 | what is shipping and what is what is being | |
| 4 | launched. | |
| 5 | So we launched a fundraiser API at one | 12:47:14 |
| 6 | point in time. And so maybe the team that works on | |
| 7 | social good, in helping people really, you know, | |
| 8 | complement the mission of connecting people and | |
| 9 | helping people. For example, like using the the | |
| 10 | API to help raise funds. | 12:47:32 |
| 11 | Q. (By Mr. Ko) Earlier today you were able | |
| 12 | to identify organizations that had both that had | |
| 13 | primarily responsibility or or were most | |
| 14 | important to the process of drafting the SRRs and | |
| 15 | the DUPs and the platform policies. | 12:47:55 |
| 16 | Do you recall that? | |
| 17 | A. I do. | |
| 18 | Q. I'm going to ask you that same type of | |
| 19 | question with respect to the privacy settings and | |
| 20 | the app settings. | 12:48:06 |
| 21 | Can you identify which Facebook | |
| 22 | organizations have the primary responsibility for | |
| 23 | developing the privacy and app settings? | |
| 24 | MR. BLUME: Objection. | |
| 25 | THE DEPONENT: It would be the same teams | 12:48:24 |
| | | Page 143 |

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| 1 | that work on the the so we don't pull in an | 12:48:26 |
|----|---|----------|
| 2 | engineer to help write the terms of service. But | |
| 3 | an engineer and product team member will need to be | |
| 4 | very deeply involved in understanding how we're | |
| 5 | describing how things work because they're the ones | 12:48:40 |
| 6 | who are ensuring us that what we say is consist | |
| 7 | in the data use policy, for example, is consist | |
| 8 | with what they've built | |
| 9 | So it is just like nothing can be done in | |
| 10 | a vacuum and it's I wouldn't say that there's | 12:48:53 |
| 11 | ever a finite list. I always joke around that as | |
| 12 | the person who's been responsible for developing | |
| 13 | the Facebook platform policies since 2009, I will | |
| 14 | accept a proposed policy change from a member of | |
| 15 | the culinary team. | 12:49:17 |
| 16 | So we don't say you're not included just | |
| 17 | because like there's no finite list. There's | |
| 18 | primary people and so that's the the way that we | |
| 19 | work at this company. | |
| 20 | Q. (By Mr. Ko) That's helpful. And I | 12:49:30 |
| 21 | just I I want you to try and listen to my | |
| 22 | question as closely as you can, because I was just | |
| 23 | actually asking you a yes-or-no question. And I | |
| 24 | appreciated the explanation. | |
| 25 | But it it sounds like the answer will | 12:49:40 |
| | | Page 144 |

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| 1 | be no. But my my question was, can you identify | 12:49:42 |
|----|--|----------|
| 2 | which Facebook organizations have the primary | |
| 3 | responsibility for developing the privacy and app | |
| 4 | settings. | |
| 5 | It sounds like your answer is no, you | 12:49:55 |
| 6 | cannot; is that fair? | |
| 7 | A. No, it is not fair. So if you want me | |
| 8 | to | |
| 9 | (Simultaneously speaking.) | |
| 10 | Q. (By Mr. Ko) So it's | 12:50:00 |
| 11 | A just say primary because you had | |
| 12 | said finite. | |
| 13 | Q. (By Mr. Ko) No, I didn't. Let me let | |
| 14 | ask again. | |
| 15 | Can you identify, yes or no, which | 12:50:08 |
| 16 | Facebook organizations have the primary | |
| 17 | responsibility for developing the privacy and app | |
| 18 | settings, yes or no? | |
| 19 | MR. BLUME: Objection. | |
| 20 | THE DEPONENT: What do you mean by | 12:50:18 |
| 21 | "developing"? | |
| 22 | Q. (By Mr. Ko) Okay. Do you have an | |
| 23 | understanding of what the term "developing" means? | |
| 24 | MR. BLUME: Objection. | |
| 25 | THE DEPONENT: Well, yes. But are you | 12:50:31 |
| | | Page 145 |

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| 1 | saying developing | 12:50:32 |
|----|---|----------|
| 2 | Q. (By Mr. Ko) What is what is that | |
| 3 | understanding | |
| 4 | A actual product or could you please | |
| 5 | not talk over me. | 12:50:34 |
| 6 | MR. BLUME: Hold on. Let her let her | |
| 7 | finish, please. | |
| 8 | THE DEPONENT: Are you saying like | |
| 9 | development insofar as actually building, writing | |
| 10 | the code, or are you talking about developing as | 12:50:44 |
| 11 | insofar what is the content. What is the text. | |
| 12 | What is the control. Why do we want the control | |
| 13 | should we have the control. | |
| 14 | It all depends on what we're talking | |
| 15 | about. So we can't just box it into a | 12:50:56 |
| 16 | Q. (By Mr. Ko) Let's start with the latter. | |
| 17 | A single piece. | |
| 18 | Q. Let's start with the latter. | |
| 19 | A. I don't remember what my latter was. | |
| 20 | Q. Your latter was developing insofar as the | 12:51:06 |
| 21 | content, what is the text. What is the control. | |
| 22 | Why do we want the control. Should we have the | |
| 23 | control. | |
| 24 | That's what I'm referring to. | |
| 25 | A. That would be our privacy XFN, which | 12:51:18 |
| | | Page 146 |

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| 1 | consists of that that product teams will go to | 12:51:23 |
|----|--|----------|
| 2 | or that will pull teams in. So that's legal. | |
| 3 | Privacy program managers. Policy product | |
| 4 | counselors. | |
| 5 | And then naturally you need the product | 12:51:35 |
| 6 | teams because they have a vision for their product | |
| 7 | and how they want it to be used and what they want | |
| 8 | to build. So it's very collaborative. | |
| 9 | Q. And with respect to the aspect of | |
| 10 | development as it relates to engineers, can you | 12:51:58 |
| 11 | answer the question of what teams or organizations | |
| 12 | at Facebook have the primary responsibility for | |
| 13 | developing the privacy and app settings? | |
| 14 | MR. BLUME: Objection. Beyond the scope | |
| 15 | for designated topics. | 12:52:15 |
| 16 | THE DEPONENT: It all depends. So for | |
| 17 | example, a research team member might conduct a | |
| 18 | small study and a focus group to make sure people | |
| 19 | understand these settings. And they might conclude | |
| 20 | that they could be improved upon or that we should | 12:52:31 |
| 21 | do things such as maybe I think Pratiti, when I | |
| 22 | spoke with her, it was the research team which | |
| 23 | like some researchers are embedded within their | |
| 24 | product teams and then there's a research teams as | |
| 25 | well. But it was an individual research team that | 12:52:49 |
| | | Page 147 |

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| 1 | was the catalyst for the development of the privacy | 12:52:51 |
|----|---|----------|
| 2 | checkup tool. | |
| 3 | So, again, it all just depends on who's | |
| 4 | proposing it, going back to my annoying culinary | |
| 5 | comment. | 12:53:01 |
| 6 | Q. (By Mr. Ko) So there was a research team | |
| 7 | that had its hand in the development of privacy and | |
| 8 | app settings; is that accurate? | |
| 9 | MR. BLUME: Objection. | |
| 10 | THE DEPONENT: It is accurate to say that | 12:53:17 |
| 11 | we rely on internal research employees to help us | |
| 12 | ensure that we are that people understand our | |
| 13 | terms and the products, including the settings. | |
| 14 | Q. (By Mr. Ko) And so this research team, | |
| 15 | as you indicated, conducted studies, correct? | 12:53:34 |
| 16 | MR. BLUME: Objection. | |
| 17 | THE DEPONENT: So there are researchers | |
| 18 | at Facebook and the where they and who they | |
| 19 | report in to is different, the way that it that | |
| 20 | that works, so | 12:53:49 |
| 21 | Q. (By Mr. Ko) I'm I'm not asking about | |
| 22 | who they report to. I just simply asked, this | |
| 23 | research team conducted studies; is that correct? | |
| 24 | MR. BLUME: If it doesn't involve | |
| 25 | reporting lines, then beyond the scope. | 12:54:02 |
| | | Page 148 |

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| 1 | MR. KO: Mr. Blume, topic 3 asks for an | 12:54:10 |
|----|--|----------|
| 2 | overview of the process for developing privacy or | |
| 3 | app settings. | |
| 4 | Okay. Stop with those objections. | |
| 5 | Q. (By Mr. Ko) So I'll ask you again, | 12:54:19 |
| 6 | Ms. Hendrix. | |
| 7 | This research team conducted studdies; is | |
| 8 | that correct? | |
| 9 | A. Well, I don't know which research team | |
| 10 | you're talking about. Like | 12:54:27 |
| 11 | Q. I'm talking about | |
| 12 | A what I'm trying to tell you is that | |
| 13 | MR. BLUME: Let her finish, please. | |
| 14 | THE DEPONENT: I'm trying to tell you | |
| 15 | that, like the research researchers at our | 12:54:34 |
| 16 | company and I can I are some of them | |
| 17 | are on like a team. And then some are embedded | |
| 18 | within their team. | |
| 19 | So a product manager might say, hey, I | |
| 20 | have an idea for updating an app setting or or a | 12:54:48 |
| 21 | privacy setting. And so could you help me conduct | |
| 22 | research into whether or not and how we could and | |
| 23 | might develop this setting, if it's new, or ensure | |
| 24 | that the setting is understood. | |
| 25 | So that's speaking to or, you know, | 12:55:09 |
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| 1 | just different teams, like a a colleague could | 12:55:14 |
|----|--|----------|
| 2 | have an experience and say, hey we might want to | |
| 3 | improve or this, or something, you know. Everybody | |
| 4 | can have ideas. | |
| 5 | Q. (By Mr. Ko) I'm looking at the | 12:55:26 |
| 6 | transcript and at 12:52 you gave me an example, in | |
| 7 | response to your confusion over the word | |
| 8 | "development." | |
| 9 | You gave me an example of what certain | |
| 10 | groups and teams did at Facebook. And one example | 12:55:40 |
| 11 | you gave was that "a research team member might | |
| 12 | conduct a small study and a focus group to make | |
| 13 | sure people understand these settings that might | |
| 14 | improve or be improved upon." | |
| 15 | With respect to that example, and no | 12:55:58 |
| 16 | other example, are you talking about the | |
| 17 | settings when you refer to the settings, you're | |
| 18 | talking about the privacy and app settings, | |
| 19 | correct? | |
| 20 | A. In my example, I was talking about the | 12:56:13 |
| 21 | privacy checkup tool. | |
| 22 | Q. Okay. Good. | |
| 23 | So in connection with the privacy checkup | |
| 24 | tool, Facebook did research and conducted the | |
| 25 | studies, correct? | 12:56:29 |
| | | Page 150 |

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| 1 | MR. BLUME: Objection. | 12:56:35 |
|----|--|----------|
| 2 | THE DEPONENT: I know that from my | |
| 3 | conversation with Pratiti, that there was research | |
| 4 | into well, now I'd I'd have to look at my | |
| 5 | notes, if that's okay. | 12:56:50 |
| 6 | Q. (By Mr. Ko) Oh, yeah. Please please | |
| 7 | do so. | |
| 8 | Again this was a yes-or-no question. You | |
| 9 | gave an example and I'm just trying to clarify and | |
| 10 | understand your response. | 12:57:02 |
| 11 | A. I don't agree with you that it was a yes | |
| 12 | or no, but that doesn't really matter. | |
| 13 | So I just want to see if I have that. | |
| 14 | MR. BLUME: Can you ask the question | |
| 15 | again, David, just so we're the record is clear. | 12:57:32 |
| 16 | MR. KO: Yeah. But I want to wait until | |
| 17 | she reviews what she needs to review so I don't | |
| 18 | have to ask it again. | |
| 19 | MR. BLUME: Fair enough. | |
| 20 | THE DEPONENT: Okay. I I think I | 12:57:45 |
| 21 | found the example I did find the example that I | |
| 22 | was referring to. | |
| 23 | Q. (By Mr. Ko) This is a yes-or-no | |
| 24 | question. | |
| 25 | Do you understand that? | 12:57:53 |
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| 1 | A. I don't I don't remember your | 12:57:54 |
|----|---|----------|
| 2 | question. This we need to be precise here, so | |
| 3 | if you could repeat it. | |
| 4 | Q. I I am about to ask a yes-or-no | |
| 5 | question. | 12:58:02 |
| 6 | Okay? | |
| 7 | A. You can think it is, and I can disagree | |
| 8 | with you. But go ahead. | |
| 9 | Q. Yes or no, when you were describing | |
| 10 | research studies that Facebook did, were they in | 12:58:13 |
| 11 | connection with Facebook's privacy or app settings? | |
| 12 | MR. BLUME: Objection. | |
| 13 | THE DEPONENT: It was related to. But, | |
| 14 | again, from my notes here, if helpful because | |
| 15 | it's on the topic that I think you're asking, which | 12:58:30 |
| 16 | is researchers will generally do a study to test | |
| 17 | any change in a consent flow or a setting flow. So | |
| 18 | yes, researchers researchers are involved. | |
| 19 | Q. (By Mr. Ko) Yes, researchers are | |
| 20 | involved to the extent well, researchers are | 12:58:47 |
| 21 | involved and they conduct studies in connection | |
| 22 | with the privacy and app settings, correct? | |
| 23 | MR. BLUME: Objection to that example. | |
| 24 | THE DEPONENT: They can be. It all | |
| 25 | depends on the nature and scope of the change. | 12:59:03 |
| | | Page 152 |

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| 1 | They're I'm not testifying that they're involved | 12:59:04 |
|----|---|----------|
| 2 | in every single settings change, or text or | |
| 3 | wording. | |
| 4 | It's where appropriate. And depending on | |
| 5 | the catalyst for like because, again, product | 12:59:12 |
| 6 | team members will pull you in. Researchers will | |
| 7 | decide they want to conduct research on their own | |
| 8 | initiative. | |
| 9 | But, yes, there are times when | |
| 10 | researchers are pulled in to review app and | 12:59:23 |
| 11 | conduct studies into app settings and privacy | |
| 12 | settings, yes. | |
| 13 | Q. (By Mr. Ko) And, Ms. Hendrix, this is | |
| 14 | just, you know you don't have take my advice for | |
| 15 | you to answer however you would like to to | 12:59:36 |
| 16 | answer. | |
| 17 | But this will go a lot faster if you just | |
| 18 | answer the yes-or-no questions yes or no. And | |
| 19 | you're free to say no. You can say no. | |
| 20 | MR. BLUME: She she | 12:59:45 |
| 21 | MR. KO: And that was | |
| 22 | (Simultaneously speaking.) | |
| 23 | MR. BLUME: She she | |
| 24 | MR. KO: Hold on. Let me finish. Let me | |
| 25 | finish, Mr. Blume. | 12:59:49 |
| | | Page 153 |
| | | I I |

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| 1 | And if your answer is no, that's fine. | 12:59:50 | |
|----|---|----------|-----|
| 2 | But I'm just making a suggestion to speed things up | | |
| 3 | for both of us. Otherwise, we're going to be here | | |
| 4 | for a really long time. I was hoping that this | | |
| 5 | wouldn't take long. But if if you would like to | 01:00:00 | |
| 6 | keep not answering yes-or-no questions | | |
| 7 | MR. BLUME: Okay. | | |
| 8 | MR. KO: with yes or neither yes | | |
| 9 | nor no, then you're free to do that. But I'm just | | |
| 10 | making a suggestion. | 01:00:14 | |
| 11 | And with that, at 1:00 o'clock, I | | |
| 12 | promised that you can | | |
| 13 | MR. BLUME: And I'll make | | |
| 14 | MR. KO: Yeah. Go ahead. | | |
| 15 | MR. BLUME: Can I make a suggestion? | 01:00:19 | |
| 16 | The fact is, your questions are unclear | | |
| 17 | and vague. And she's trying to clarify the record | | |
| 18 | to make it accurate. It's not yes or no the way | | |
| 19 | you want. She's made that clear. | | |
| 20 | So I suggest my suggestion is, if your | 01:00:29 | |
| 21 | questions become more precise, then perhaps yes or | | |
| 22 | no may be appropriate. But the imprecision is | | |
| 23 | what's causing her to have to explain what happen | | |
| 24 | what what the answers are. | | |
| 25 | MR. KO: I don't know how to get more | 01:00:41 | |
| | | Page 154 | |
| | | | - 1 |

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| 1 | precise than using the answers that you provide, | 01:00:42 |
|----|---|----------|
| 2 | Ms. Hendrix. So but it is 1:00 o'clock and we | |
| 3 | should break for lunch, as I promised we would. | |
| 4 | THE VIDEOGRAPHER: Okay. We're off the | |
| 5 | record. It's 1:00 o'clock p.m. | 01:00:54 |
| 6 | (Recess taken.) | |
| 7 | THE VIDEOGRAPHER: All right, everybody. | |
| 8 | We are back on the record. It's 2:07 p.m. | |
| 9 | Q. (By Mr. Ko) Ms. Hendrix, there was a | |
| 10 | research organization or team at Facebook, correct? | 02:07:14 |
| 11 | A. There are people team research | |
| 12 | teams and researchers on embedded within | |
| 13 | different product teams at Facebook. | |
| 14 | Q. And these research teams and the | |
| 15 | researchers conducted studies, correct? | 02:07:32 |
| 16 | MR. BLUME: Objection. | |
| 17 | THE DEPONENT: Yes, the researchers | |
| 18 | conduct studies. | |
| 19 | Q. (By Mr. Ko) Are you familiar with the | |
| 20 | term UX or user experience? | 02:07:48 |
| 21 | A. Yes. | |
| 22 | Q. These researcher research teams and | |
| 23 | researchers conducted studies in connection with | |
| 24 | either the UX teem or the user experience, in | |
| 25 | general; is that fair to say? | 02:08:04 |
| | | Page 155 |

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| 1 | MR. BLUME: I'm sorry. What topic are we | 02:08:07 |
|----|---|----------|
| 2 | on? | |
| 3 | MR. KO: Topic 3b, Rob. | |
| 4 | Q. (By Mr. Ko) More importantly, I'm | |
| 5 | following up on questions and, more importantly, | 02:08:25 |
| 6 | answers, that Ms. Hendrix gave with respect to | |
| 7 | research that was done at Facebook. | |
| 8 | So let me ask again, Ms. Hendrix, were | |
| 9 | studies done in connection with the user experience | |
| 10 | by these research teams and/or researchers? | 02:08:43 |
| 11 | MR. BLUME: Objection. | |
| 12 | THE DEPONENT: What do you mean by the | |
| 13 | user experience? | |
| 14 | Q. (By Mr. Ko) I asked you I asked you a | |
| 15 | moment ago whether or not you're familiar with | 02:08:56 |
| 16 | UX the term UX or user experience, right? | |
| 17 | A. I am. I just am not sure if you are | |
| 18 | familiar with my understanding. | |
| 19 | Q. What is your understanding of the term UX | |
| 20 | or user experience? | 02:09:14 |
| 21 | A. So it's generally a term that we use to | |
| 22 | describe a person and their experience interacting | |
| 23 | with our services. | |
| 24 | Q. Were studied done by the research team or | |
| 25 | researchers at Facebook in connection with a user | 02:09:30 |
| | | Page 156 |

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| 1 | or person's experience interacting with Facebook | 02:09:36 |
|----|---|----------|
| 2 | services? | |
| 3 | MR. BLUME: Objection. Time frame. | |
| 4 | THE DEPONENT: From the relevant period | |
| 5 | to today, there are researchers that conduct | 02:09:50 |
| 6 | research into users' experiences using our | |
| 7 | services. | |
| 8 | Q. (By Mr. Ko) And in connection with that | |
| 9 | research, is it fair to say that certain studies | |
| 10 | were were done? | 02:10:07 |
| 11 | A. Well, that's what I just said. | |
| 12 | Q. Okay. And these studies, I believe, you | |
| 13 | had referred to earlier this afternoon focus | |
| 14 | groups. | |
| 15 | Do you remember that? | 02:10:21 |
| 16 | A. There are certain research conducted | |
| 17 | where the teams will like depending on the | |
| 18 | research, they might use a focus group. | |
| 19 | Q. So in some instances over the relevant | |
| 20 | time period, there were studies done that by the | 02:10:43 |
| 21 | research team or researchers at Facebook, in which | |
| 22 | they conducted or used, as you said, a focus group, | |
| 23 | in connection with that study; is that fair to say? | |
| 24 | MR. BLUME: Objection. You just asked | |
| 25 | that and she just answered that. | 02:11:03 |
| | | Page 157 |

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| 1 | Q. (By Mr. Ko) You can answer. | 02:11:07 |
|----|--|----------|
| 2 | A. Yes. | |
| 3 | Q. Is it also fair to say that studies were | |
| 4 | done in connection with the user experience, as it | |
| 5 | relates to privacy and app settings, that a user | 02:11:18 |
| 6 | could utilize? | |
| 7 | A. Yes. | |
| 8 | Q. Thank you. | |
| 9 | Before lunch, you had referred to, I | |
| 10 | believe, the privacy checkup tool. | 02:11:40 |
| 11 | Do you recall that? | |
| 12 | A. I do. | |
| 13 | Q. What is the privacy checkup tool? | |
| 14 | A. It is an educational resource type of | |
| 15 | tool used to ensure that people are aware of and | 02:11:56 |
| 16 | remind them of their pri like and and | |
| 17 | encourage them to check the settings. Because if | |
| 18 | you joined Facebook in one year, you might get | |
| 19 | older and want to change your settings. | |
| 20 | So it's just the ability to check in with | 02:12:18 |
| 21 | people and remind them of the settings that they | |
| 22 | have and give them an opportunity to make any | |
| 23 | changes. They always have that, but that's the | |
| 24 | the motivator. | |
| 25 | Q. And by "settings," I assume you're | 02:12:31 |
| | | Page 158 |

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| 1 | referring to the privacy and app settings, correct? | 02:12:32 |
|----|---|----------|
| 2 | A. Right. The privacy and app settings. | |
| 3 | Q. Do you recall when the privacy checkup | |
| 4 | tool was rolled out? | |
| 5 | A. I'll have to check my notes. I think I | 02:12:51 |
| 6 | have that in my notes. | |
| 7 | Q. While you check your notes, let me see if | |
| 8 | this date rings a bell to you. | |
| 9 | Is it 200 | |
| 10 | A. It's May 2014. | 02:13:02 |
| 11 | Q. Okay. Great. | |
| 12 | So the privacy checkup tool was rolled | |
| 13 | out by Facebook in May of 2014, correct? | |
| 14 | A. Yes. | |
| 15 | MR. BLUME: Objection. Asked and | 02:13:17 |
| 16 | answered. | |
| 17 | Q. (By Mr. Ko) Was there any aspect of the | |
| 18 | privacy checkup tool that disclosed to the user | |
| 19 | what third-party app developers could see or obtain | |
| 20 | about a user? | 02:13:32 |
| 21 | A. I know that it lets people know what apps | |
| 22 | they have and is educating on them to see if they | |
| 23 | want them to still uninstall those apps or keep the | |
| 24 | apps. | |
| 25 | The specifics, I don't remember, sitting | 02:13:50 |
| | | Page 159 |

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| 1 | here right now. | 02:13:52 |
|----|---|----------|
| 2 | Q. Do you recall any part of the privacy | |
| 3 | checkup tool which related to any disclosure by | |
| 4 | Facebook whatsoever about what third-party app | |
| 5 | developers could obtain from a particular user? | 02:14:14 |
| 6 | MR. BLUME: Objection. | |
| 7 | THE DEPONENT: I am not sure how granular | |
| 8 | it got. But it's like at a up level, our practice | |
| 9 | is to point people and to different settings, | |
| 10 | pages and stuff within the context of these tools | 02:14:44 |
| 11 | that we have. | |
| 12 | But I don't remember specifically the | |
| 13 | details for how it's evolved. | |
| 14 | Q. (By Mr. Ko) And and is the privacy | |
| 15 | checkup tool when you say that it it you | 02:14:58 |
| 16 | believe that it pointed users to different | |
| 17 | settings, pages, is it your testimony that the | |
| 18 | privacy checkup tool referred to and pointed to | |
| 19 | users towards specifically the privacy and app | |
| 20 | settings? | 02:15:17 |
| 21 | A. I said that I don't remember. But I'd be | |
| 22 | surprised if, in fact, it did not. It told them | |
| 23 | the scope of the information that they had shared | |
| 24 | and the apps that that that they had | |
| 25 | installed. | 02:15:32 |
| | | Page 160 |

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| 1 | But I don't remember specifically. | 02:15:34 |
|----|--|----------|
| 2 | Again, I'd be incredibly shocked, given the way | |
| 3 | that we have all these links to the different | |
| 4 | places people can go to learn more, if it did not. | |
| 5 | But that's all that I can remember, sitting here | 02:15:48 |
| 6 | today. | |
| 7 | Q. Do you recall whether or not there was a | |
| 8 | reference in the privacy checkup tool to the SRRs? | |
| 9 | MR. BLUME: Objection. | |
| 10 | THE DEPONENT: I don't recall. | 02:16:03 |
| 11 | Q. (By Mr. Ko) Do you recall whether or not | |
| 12 | there was a link or reference in the privacy | |
| 13 | checkup tool to the DUPs? | |
| 14 | MR. BLUME: Objection. | |
| 15 | THE DEPONENT: I don't recall. | 02:16:17 |
| 16 | Q. (By Mr. Ko) With regard to the | |
| 17 | privacy | |
| 18 | A. But there's links all over. | |
| 19 | Q. With respect to the privacy checkup tool | |
| 20 | that was enacted and rolled out at Facebook in | 02:16:29 |
| 21 | May of 2014, is that tool still available today? | |
| 22 | A. Yes. | |
| 23 | Q. And it had that tool has been, I | |
| 24 | assume, available to all Facebook users from | |
| 25 | May of 2014 to present, correct? | 02:16:43 |
| | | Page 161 |

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| 1 | A. I don't know that to be true. I imagine | 02:16:50 |
|----|---|----------|
| 2 | it would have been rolled out in in waves, but | |
| 3 | I'm not sure. | |
| 4 | Q. Well, what do you mean when it was | |
| 5 | "rolled out in waves"? | 02:17:02 |
| 6 | A. Consistent with other practices, we don't | |
| 7 | just turn all users live. There's times where you | |
| 8 | will maintain the current experience and then ship | |
| 9 | any user experience changes we want to make, and | |
| 10 | then additional testing of how those changes that | 02:17:26 |
| 11 | we decided to make are are being utilized and | |
| 12 | received. | |
| 13 | So the the research doesn't begin and | |
| 14 | end at the initial launch. The the teams would | |
| 15 | be monitoring the user experience to see if we | 02:17:41 |
| 16 | should roll out more broadly, or before rolling out | |
| 17 | more broadly make any adjustments based on the | |
| 18 | initial wave. Some things are rolled out all at | |
| 19 | once. But some things are rolled out in waves for, | |
| 20 | like, localization purposes. | 02:18:00 |
| 21 | Q. And with respect to the the teams that | |
| 22 | would be monitoring the user experience, what | |
| 23 | what teams would those be? | |
| 24 | MR. BLUME: Objection. | |
| 25 | THE DEPONENT: Likely, the largely, | 02:18:23 |
| | | Page 162 |

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| [| | |
|----|---|----------|
| 1 | the product and eng and potentially research teams. | 02:18:28 |
| 2 | It all depends on what change we're making would | |
| 3 | factor in who would be paying most attention. But | |
| 4 | largely, it would be the product, and where | |
| 5 | applicable, research-related teams. | 02:18:53 |
| 6 | Q. (By Mr. Ko) When you said that it was | |
| 7 | consistent with other practices at Facebook to roll | |
| 8 | certain products or programs out in waves, could | |
| 9 | you characterize for the Court to what extent it | |
| 10 | was the general practice of Facebook to roll | 02:19:16 |
| 11 | certain programs out, relative to, as you said, | |
| 12 | rolling things out all at once? | |
| 13 | MR. BLUME: Objection. | |
| 14 | THE DEPONENT: What is the scope of your | |
| 15 | question? | 02:19:40 |
| 16 | Q. (By Mr. Ko) I'm just trying to get an | |
| 17 | understanding and unpack your response. | |
| 18 | When I asked about the privacy privacy | |
| 19 | checkup tool being rolled out in May of 2014, you | |
| 20 | said that it was likely that it was rolled out in | 02:19:50 |
| 21 | waves, correct? | |
| 22 | A. I it I I mean to say, it could | |
| 23 | have been. It could have also been rolled out all | |
| 24 | at once. | |
| 25 | Q. So then since you don't know exactly what | 02:20:02 |
| | | Page 163 |

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| 1 | happened with respect to the privacy checkup tool, | 02:20:05 |
|----|--|----------|
| 2 | but you did say it was consistent with other | |
| 3 | practices at Facebook to roll things out in waves, | |
| 4 | correct? | |
| 5 | A. So we announced the fact of the privacy | 02:20:16 |
| 6 | checkup in May. It starts rolling out in August. | |
| 7 | So just to be clearer on that point. I'm sorry. | |
| 8 | I don't know if it was rolled out | |
| 9 | specifically in waves. | |
| 10 | Q. And I let's set aside you've made it | 02:20:35 |
| 11 | clear you don't recall specifically what happened | |
| 12 | with respect to the privacy checkup tool. I am now | |
| 13 | focusing on the portion of your response in which | |
| 14 | you said that it was consistent with other | |
| 15 | practices to roll things out in waves. | 02:20:46 |
| 16 | Do you recall that testimony; yes or no? | |
| 17 | A. Yes, I recall having said that. | |
| 18 | Q. And you also said and provided testimony | |
| 19 | that sometimes Facebook rolled things out all at | |
| 20 | once, correct? | 02:21:05 |
| 21 | MR. BLUME: Same objection. | |
| 22 | THE DEPONENT: Correct. | |
| 23 | Q. (By Mr. Ko) Can you give me an | |
| 24 | understanding of if you know. It's fine if you | |
| 25 | don't. If you know to what extent it was the | 02:21:19 |
| | | Page 164 |

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| 1 | general practice of Facebook to roll things out in | 02:21:22 |
|----|---|----------|
| 2 | waves or whether it was the general practice of | |
| 3 | Facebook to roll things out all at once? | |
| 4 | MR. BLUME: Objection. Form. | |
| 5 | THE DEPONENT: It all depends on what is | 02:21:31 |
| 6 | being launched. If it's like a text change, it | |
| 7 | will have to be translated for the fact that it's a | |
| 8 | global company. So we need to make sure that the | |
| 9 | language is the right language and that can take | |
| 10 | some time. | 02:21:46 |
| 11 | We also need to test features. We want | |
| 12 | the experience to be uniform across the global user | |
| 13 | experience. But we also need to know whether what | |
| 14 | we've decided to test because we we don't always | |
| 15 | want to proceed with something. So we'll test in a | 02:21:58 |
| 16 | given region, see how it's performing, and decide | |
| 17 | whether to open it up more broadly. | |
| 18 | Q. (By Mr. Ko) So it's fair to say then | |
| 19 | that there wasn't one general practice with respect | |
| 20 | to rolling certain programs out. | 02:22:20 |
| 21 | I hear you to say that sometimes it was | |
| 22 | rolled out in waves and sometimes it was rolled out | |
| 23 | at once. It just depends; is is that correct? | |
| 24 | In other words, there was no predominant | |
| 25 | practice as as to those two methods in rolling | 02:22:34 |
| | | Page 165 |

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| 1 | out a certain product, correct? | 02:22:37 |
|----|--|----------|
| 2 | A. So to take us a step back, the teams that | |
| 3 | are involved in the development or revisions to | |
| 4 | features, functionalities, terms, documents, they | |
| 5 | will collaborate on the launch plan. We have to go | 02:22:50 |
| 6 | to market plans. And everyone will align on what | |
| 7 | is the right approach for the given thing that is | |
| 8 | being updated and tested, for example. | |
| 9 | So it's there's a process by which we | |
| 10 | make those decisions. | 02:23:11 |
| 11 | Q. Was there a predominant practice as to | |
| 12 | how Facebook rolled certain programs out? | |
| 13 | MR. BLUME: Objection. Form. | |
| 14 | THE DEPONENT: It all depends, like I | |
| 15 | said. So I've described the way that we approach | 02:23:26 |
| 16 | it. It's the process of the teams that are all | |
| 17 | involved in, you know, the announcements of the | |
| 18 | launch. | |
| 19 | Using privacy checkup as an example, | |
| 20 | there will have been the teams that I referred to | 02:23:38 |
| 21 | earlier, that will align on the the content of | |
| 22 | that announcement. And those similar teams will | |
| 23 | align on the timing for launching those things. So | |
| 24 | it all just again depends on which team is | |
| 25 | launching what thing. | 02:23:55 |
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| 1 | Q. (By Mr. Ko) So based on your response, | 02:23:57 |
|----|---|----------|
| 2 | is it fair to say, and would you agree with me, | |
| 3 | that there was not a predominant practice as to how | |
| 4 | Facebook rolled certain programs out? | |
| 5 | A. No. | 02:24:08 |
| 6 | Q. Okay. Well, which is it? Because you're | |
| 7 | saying that you claim that it all depends, | |
| 8 | right? | |
| 9 | In certain circumstances there there | |
| 10 | are situations in which Facebook rolled things out | 02:24:18 |
| 11 | in waves, and in certain circumstances there are | |
| 12 | situations in which Facebook rolled things out all | |
| 13 | at once. | |
| 14 | Did I understand your testimony | |
| 15 | correctly? | 02:24:31 |
| 16 | A. I believe that's what I said. But like, | |
| 17 | for example, using the SRR and the data use policy, | |
| 18 | you know, that's not an example of a wave that we | |
| 19 | would do. It it just all depends. | |
| 20 | Q. Are you familiar | 02:24:53 |
| 21 | A. But there's always a process. | |
| 22 | Q. Are you familiar with privacy shortcuts? | |
| 23 | A. Yes, I am. | |
| 24 | Q. What is what is privacy shortcuts? | |
| 25 | A. So that was launched in December of 2012, | 02:25:14 |
| | | Page 167 |

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| 1 | | |
|----|---|----------|
| 1 | and it complements the privacy tour that users | 02:25:16 |
| 2 | new users go through in their new in the user | |
| 3 | signup flow and it it's right it's it's | |
| 4 | next to the home button. But it's just an ability | |
| 5 | to complement that privacy tour and provide you | 02:25:39 |
| 6 | with more information on the privacy settings. | |
| 7 | Q. I'm sorry. And and you said "tour" as | |
| 8 | in T-O-U-R? | |
| 9 | A. Yes. We have a privacy tour for new | |
| 10 | users. | 02:25:56 |
| 11 | Q. In connection with the privacy tour, and | |
| 12 | specifically with respect to the privacy shortcuts, | |
| 13 | do you recall whether or not there was any | |
| 14 | reference or disclosure to the SRR? | |
| 15 | A. I don't remember, sitting here right now. | 02:26:22 |
| 16 | Q. Do you recall whether or not there was | |
| 17 | any reference or disclosure in the privacy | |
| 18 | shortcuts that referred the user to the DUP? | |
| 19 | A. I don't remember. | |
| 20 | Q. Are the privacy shortcuts so you said | 02:26:48 |
| 21 | that they were rolled out by Facebook in | |
| 22 | December of 2012, right? | |
| 23 | A. Yes, I said that. | |
| 24 | Q. Are they still in existence today? | |
| 25 | A. Yes. I I yes, they are. | 02:27:04 |
| | | Page 168 |
| | | |

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| 1 | MR. KO: Believe it or not, I have an | 02:27:13 |
|----|--|----------|
| 2 | exhibit for you. | |
| 3 | We're going to put on the platform a copy | |
| 4 | of what will be marked as Exhibit 331. | |
| 5 | (Exhibit 331 was marked for | 02:27:21 |
| 6 | identification by the court reporter and is | |
| 7 | attached hereto.) | |
| 8 | MR. KO: Just give it a moment. And | |
| 9 | while it magically arrives in your platform, the | |
| 10 | I'll note for the record that tab J is | 02:27:40 |
| 11 | Bates-stamped FB-CA-MDL-00005751. | |
| 12 | Q. (By Mr. Ko) Let me know when you have a | |
| 13 | copy of that. | |
| 14 | A. I have it. | |
| 15 | Q. Okay. Does this document look familiar | 02:28:19 |
| 16 | at all to you, Ms. Hendrix? | |
| 17 | A. Yeah, I I think I've seen this before. | |
| 18 | Not I yes, it looks familiar. | |
| 19 | Q. And by the way, just for your benefit, | |
| 20 | you can see portions of this exhibit that is | 02:28:56 |
| 21 | that is being screen-shared as well. But it sounds | |
| 22 | like you're or it looks like you have a good | |
| 23 | handle on looking at the document directly. So | |
| 24 | whatever you choose. | |
| 25 | So there's a reference in this | 02:29:12 |
| | | Page 169 |

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| 1 | document and I'm looking at the second page | 02:29:14 |
|----|--|----------|
| 2 | to privacy shortcuts. | |
| 3 | Do you see that? | |
| 4 | A. I am there. | |
| 5 | Q. And is it fair to say, given the | 02:29:30 |
| 6 | description and and take a moment to read it, | |
| 7 | if you need to but is it fair to say that the | |
| 8 | privacy shortcuts were designed to help users get | |
| 9 | quicker access to accessing their privacy settings | |
| 10 | and controls? | 02:29:46 |
| 11 | A. What did you say? I'm so sorry. I was | |
| 12 | reading. | |
| 13 | Q. Is it fair to say that the privacy | |
| 14 | shortcuts were designed to help users get quicker | |
| 15 | access to seeing their privacy settings and | 02:29:59 |
| 16 | controls? | |
| 17 | A. I don't know if quick maybe quicker is | |
| 18 | fair. It's just making it's just having that | |
| 19 | shortcut right next to the home button. So it | |
| 20 | makes it like prominent everywhere they go. | 02:30:19 |
| 21 | Q. Let's do it that way because, you know, | |
| 22 | to me, a shortcut would mean quicker. But let's | |
| 23 | just use your example as a shortcut. | |
| 24 | So is it fair to say that the privacy | |
| 25 | shortcuts were designed to help users access a | 02:30:37 |
| | | Page 170 |

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| 1 | shortcut to see their privacy settings and | 02:30:44 |
|----|---|----------|
| 2 | controls? | |
| 3 | A. I'm I'm just struggling to so I | |
| 4 | don't know if so some of their controls, I | |
| 5 | guess. | 02:31:14 |
| 6 | Q. Yeah, some of the controls, I I | |
| 7 | believe. | |
| 8 | Well, if you look at Exhibit 331, there's | |
| 9 | a reference to this post made by Sam Lessin, who I | |
| 10 | assume you know. But Sam Lessin describes in this | 02:31:27 |
| 11 | post under "Privacy Shortcuts" that there is a way | |
| 12 | in which to access key settings from the privacy | |
| 13 | shortcut, correct? | |
| 14 | A. Where does he say that? | |
| 15 | Q. I'm looking at the third sentence that | 02:31:50 |
| 16 | begins "Now." | |
| 17 | A. So, yes, it says "Now, for key settings, | |
| 18 | you just go to the toolbar to help manage 'Who can | |
| 19 | see my stuff? Who can contact me,'" et cetera. | |
| 20 | Q. And so the privacy shortcuts were | 02:32:10 |
| 21 | designed to help users access key settings from the | |
| 22 | privacy shortcut toolbar, correct? | |
| 23 | A. It's designed to improve a person's | |
| 24 | access to their privacy settings and controls. | |
| 25 | Q. And do you have any understanding | 02:32:42 |
| | | Page 171 |

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| 1 | and and when Mr. Lessin describes in this post | 02:32:44 |
|----|---|----------|
| 2 | that there are certain key settings that a user can | |
| 3 | access, do you have an understanding of what key | |
| 4 | settings those are? | |
| 5 | A. It would be the settings around who can | 02:33:10 |
| 6 | see my stuff, who can contact me, and how do I stop | |
| 7 | someone from bothering me. | |
| 8 | Q. And there's an example of that down | |
| 9 | below. I know it's a little fuzzy. | |
| 10 | But but do you see that example, which | 02:33:24 |
| 11 | I believe is a snapshot of the actual privacy | |
| 12 | shortcut tool and the three things you just | |
| 13 | described? | |
| 14 | A. Yes, I see this. | |
| 15 | Q. So according to this post, those were | 02:33:35 |
| 16 | the the key settings that a user could access | |
| 17 | from the privacy shortcut tool, correct? | |
| 18 | MR. BLUME: Objection. Asked and | |
| 19 | answered. | |
| 20 | THE DEPONENT: Well, they could access | 02:33:44 |
| 21 | them from many other places. This was just like an | |
| 22 | improvement to the it it was a shortcut, if | |
| 23 | you will. | |
| 24 | Uh-oh. What's happening? | |
| 25 | MR. KO: Nothing has happened for me. I | 02:34:01 |
| | | Page 172 |

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| 1 | don't know if something has happened for you. | 02:34:03 |
|----|--|----------|
| 2 | THE DEPONENT: We have a menu that just | |
| 3 | popped up on our screen. | |
| 4 | MR. BLUME: You can keep going. | |
| 5 | THE DEPONENT: Yeah. You can keep going. | 02:34:11 |
| 6 | Thank you. | |
| 7 | Q. (By Mr. Ko) Now, you you say that it | |
| 8 | was an improvement. | |
| 9 | What do you mean by that? | |
| 10 | A. Well, it was a shortcut. So it's like | 02:34:26 |
| 11 | users had the ability to access their controls via | |
| 12 | multiple interfaces, but this puts the privacy | |
| 13 | shortcut on essentially every page on their | |
| 14 | Facebook experience. | |
| 15 | So it just it's an improvement in the | 02:34:43 |
| 16 | sense that it's right there instead of having to | |
| 17 | navigate to the settings in another method. This | |
| 18 | is just that's what I mean. It's an | |
| 19 | improvement. | |
| 20 | Q. Because before the user had to navigate | 02:34:58 |
| 21 | through a separate set of pages to access this set | |
| 22 | of controls, correct? | |
| 23 | A. I you said "pages," but | |
| 24 | Q. Let me ask it this way. | |
| 25 | The post says, at the first sentence | 02:35:19 |
| | | Page 173 |

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| 1 | underneath "Privacy Shortcuts, Up until now, if you | 02:35:23 |
|----|---|----------|
| 2 | wanted to change your privacy and timeline controls | |
| 3 | on Facebook, you would need to stop what you're | |
| 4 | doing and navigate through a separate set of | |
| 5 | pages." | 02:35:36 |
| 6 | A. Okay. Yes, it says that. | |
| 7 | Q. "Today we're announcing new shortcuts you | |
| 8 | can easily get to. Now, for key settings, you just | |
| 9 | go to the toolbar to help manage 'Who can see my | |
| 10 | stuff?' 'Who can contact me?' and 'How do I stop | 02:35:50 |
| 11 | someone from bothering me?' You can also access | |
| 12 | Help Center content from these shortcuts." | |
| 13 | Did I read that correctly? | |
| 14 | A. Yes. | |
| 15 | Q. So the privacy shortcuts were and | 02:36:09 |
| 16 | correct me if I'm wrong is it fair to say that | |
| 17 | the privacy shortcuts were designed to improve the | |
| 18 | way in which users could access key privacy | |
| 19 | settings; is that fair to say? | |
| 20 | A. I mean, I did use the word "improve," but | 02:36:28 |
| 21 | it also complements the existing resources that | |
| 22 | they already had. | |
| 23 | Q. So yes or no, you can you can answer | |
| 24 | no, if you'd like. That's totally fine. | |
| 25 | Yes or no, is it fair to say that the | 02:36:46 |
| | | Page 174 |
| | | 1 |

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| 1 | privacy shortcuts were designed to improve the way | 02:36:48 |
|----|---|----------|
| 2 | in which users could access key privacy settings? | |
| 3 | MR. BLUME: Objection. | |
| 4 | THE DEPONENT: I mean, I feel like we | |
| 5 | just like I I I do view it as an | 02:37:13 |
| 6 | improvement to what was already it wasn't a | |
| 7 | change in the in the controls that they had. | |
| 8 | But it was just intended to be a a shortcut on | |
| 9 | the Facebook site to help people further navigate | |
| 10 | to the controls that they had. | 02:37:38 |
| 11 | Q. (By Mr. Ko) Would that be a "yes" in | |
| 12 | response to my question? | |
| 13 | MR. BLUME: Objection. You're you're | |
| 14 | characterizing it and she's explaining. | |
| 15 | MR. KO: Right. So I | 02:37:47 |
| 16 | MR. BLUME: This is why it's taking so | |
| 17 | long. | |
| 18 | Q. (By Mr. Ko) Yes or no, is it fair to say | |
| 19 | that the privacy shortcuts were designed to improve | |
| 20 | the way in which users could access key privacy | 02:37:54 |
| 21 | settings? | |
| 22 | MR. BLUME: Objection. She said she saw | |
| 23 | it as an improvement. Asked and answered. | |
| 24 | THE DEPONENT: I view it as an | |
| 25 | improvement to | 02:38:10 |
| | | Page 175 |

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| 1 | Q. (By Mr. Ko) Thank you. | 02:38:12 |
|----|---|----------|
| 2 | A. But not as an improvement to the to | |
| 3 | the controls themselves. But now you can actually | |
| 4 | get there with that on every page that shows up on | |
| 5 | the interface. | 02:38:21 |
| 6 | Q. Are there any studies or research done in | |
| 7 | connection with this change? | |
| 8 | MR. BLUME: Objection. | |
| 9 | THE DEPONENT: I don't remember. | |
| 10 | Q. (By Mr. Ko) One of the settings that you | 02:38:43 |
| 11 | can access on this drop-down in the privacy | |
| 12 | shortcuts is a at the very top of the privacy | |
| 13 | shortcuts, a reference to "'Who can see my stuff?'" | |
| 14 | Do you see that? | |
| 15 | A. Yes. | 02:39:01 |
| 16 | Q. Do you know whether or not the drop-down | |
| 17 | revealed well, first of all, there was a | |
| 18 | drop-down based on that specific button, correct? | |
| 19 | MR. BLUME: Objection. It's getting so | |
| 20 | far beyond topic 3 that | 02:39:16 |
| 21 | MR. KO: That's incredible that you say | |
| 22 | that, Mr. Blume. But your objection is noted. | |
| 23 | MR. BLUME: Thank you. Incredible. | |
| 24 | It has nothing to do with users' privacy | |
| 25 | or app settings. This is a technological change. | 02:39:30 |
| | | Page 176 |

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| 1 | So it goes beyond topic 3. It's incredible. | 02:39:33 |
|----|--|----------|
| 2 | Q. (By Mr. Ko) Just so the record is | |
| 3 | clear and I want to make sure that so | |
| 4 | Ms. Hendrix, you are here to testify as to the | |
| 5 | process for developing privacy or app settings, or | 02:39:47 |
| 6 | other controls made available to users to prevent | |
| 7 | or limit their data or information from being | |
| 8 | accessed by third parties. | |
| 9 | MR. BLUME: And and | |
| 10 | MR. KO: Hold on. I'm asking | 02:39:57 |
| 11 | MR. BLUME: and this technology is | |
| 12 | none of that, David. | |
| 13 | Well, no, it goes it's a legal | |
| 14 | question. This technology doesn't go to any of | |
| 15 | those points, David. You have to understand it to | 02:40:03 |
| 16 | ask. But it doesn't what you just described is | |
| 17 | not what we're talking about. So it's way beyond | |
| 18 | what you just described as the topic. | |
| 19 | MR. KO: You can make an objection. | |
| 20 | MR. BLUME: It's beyond the scope. | 02:40:21 |
| 21 | MR. KO: Do you have an objection? | |
| 22 | MR. BLUME: It's it's beyond the | |
| 23 | scope. | |
| 24 | Q. (By Mr. Ko) Ms Ms. Hendrix, you are | |
| 25 | here to testify to the process let me ask again. | 02:40:27 |
| | | Page 177 |

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| 1 | Ms. Hendrix, consistent with topic 3, you | 02:40:34 |
|----|---|----------|
| 2 | are here to testify as to the processes of | |
| 3 | developing privacy or app settings, or other | |
| 4 | controls, made available to users to prevent or | |
| 5 | limit their data or information from being accessed | 02:40:48 |
| 6 | by third parties; is that correct? | |
| 7 | A. Yes. But the privacy shortcuts is not a | |
| 8 | control, and it's not an app or a privacy settings. | |
| 9 | MR. BLUME: Exactly. | |
| 10 | Q. (By Mr. Ko) Great. Well, this is very | 02:41:06 |
| 11 | helpful because my next question was, you have | |
| 12 | referred throughout this day about educational | |
| 13 | certain educational materials that you believe were | |
| 14 | made available to users to help them control the | |
| 15 | information that they make available. | 02:41:19 |
| 16 | Do you recall that testimony? | |
| 17 | MR. BLUME: Objection. That's not her | |
| 18 | testimony. | |
| 19 | THE DEPONENT: I I refer to the | |
| 20 | educa the educational resources are just | 02:41:33 |
| 21 | additional information and attempts to have people | |
| 22 | understand the controls that we provide. | |
| 23 | Q. (By Mr. Ko) And I believe one example | |
| 24 | this is how the privacy checkup tool came about | |
| 25 | the privacy checkup tool was one such example of | 02:41:51 |
| | | Page 178 |

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| 1 | of the educational resources Facebook provided, | 02:41:54 |
|----|---|----------|
| 2 | correct? | |
| 3 | A. Right. It's an educational resource that | |
| 4 | tells people, you know, what their current settings | |
| 5 | are and educates them on the fact that if they want | 02:42:04 |
| 6 | to change their settings, their controls, that they | |
| 7 | can do so. | |
| 8 | Q. Would you characterize these privacy | |
| 9 | shortcuts to be under the same umbrella as or | |
| 10 | under the same umbrella of educational resources | 02:42:18 |
| 11 | that you put the privacy checkup tool under? | |
| 12 | A. These are those are different things. | |
| 13 | But it's all designed to just further explain the | |
| 14 | controls and and the settings that we have | |
| 15 | built. | 02:42:36 |
| 16 | Like there's multiple ways that if a user | |
| 17 | wants to understand, they can go to the controls | |
| 18 | themselves and see what they've set. But these are | |
| 19 | additional measures that we continue to evolve and | |
| 20 | undertake in order to further educate and remind | 02:42:50 |
| 21 | people about decisions that they've made. Some | |
| 22 | people have set up their Facebook accounts 18-plus | |
| 23 | years ago. | |
| 24 | So I wouldn't call them controls versus | |
| 25 | educational resources reminding them of controls. | 02:43:07 |
| | | Page 179 |

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| 1 | Q. And I was very much asking about | 02:43:10 |
|----|--|----------|
| 2 | educational resources only. | |
| 3 | One example of an educational resource | |
| 4 | you gave was the privacy checkup tool, and my | |
| 5 | question is whether or not you believe the privacy | 02:43:20 |
| 6 | shortcut tool is also an educational resource? | |
| 7 | A. It is a it is a feature within the | |
| 8 | Facebook experience that if you click on it, you | |
| 9 | can and then go to that toolbar and get access | |
| 10 | to those things that you already read, so I I | 02:43:58 |
| 11 | will spare us and just helps point you to the | |
| 12 | decisions that you've made or, for example, the | |
| 13 | last sentence, the help center, so that you can | |
| 14 | if you have more questions, you can go to the help | |
| 15 | center as well. | 02:44:17 |
| 16 | Q. So is the privacy shortcuts tool, yes or | |
| 17 | no, an example of an educational resource that you | |
| 18 | were describing earlier today? | |
| 19 | MR. BLUME: Objection. Asked and | |
| 20 | answered. | 02:44:34 |
| 21 | THE DEPONENT: It is a shortcut to | |
| 22 | resources that are available. | |
| 23 | Q. (By Mr. Ko) So do you view it as part of | |
| 24 | the so you you were the one who testified as | |
| 25 | to educational resources, correct? | 02:44:47 |
| | | Page 180 |

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| 1 | MR. BLUME: Objection. Asked and | 02:44:53 |
|----|---|----------|
| 2 | answered. | |
| 3 | THE DEPONENT: I I did say say | |
| 4 | that. | |
| 5 | Q. (By Mr. Ko) So I have a very simple | 02:44:58 |
| 6 | question. | |
| 7 | Do you believe when you're talking | |
| 8 | about educational resources, is the privacy | |
| 9 | shortcut tool part of the educational resources you | |
| 10 | had in mind, or is it not a part of the educational | 02:45:11 |
| 11 | resources that you had testified to earlier? | |
| 12 | A. I view it as being a part of that in the | |
| 13 | sense that it provides a shortcut to the actual | |
| 14 | resources. | |
| 15 | So it would be under the umbrella of what | 02:45:28 |
| 16 | are the features and functionalities that we offer | |
| 17 | to help further educate and/or remind people of the | |
| 18 | actual settings and controls that we have in place. | |
| 19 | Q. Thank you. You we can put we can move | |
| 20 | on from this exhibit. | 02:45:49 |
| 21 | Now, in connection with the materials | |
| 22 | that you reviewed in preparation for this | |
| 23 | deposition, did you review any pleadings in | |
| 24 | connection with this case? | |
| 25 | A. What is a pleading? | 02:46:14 |
| | | Page 181 |

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| 1 | Q. Are you familiar with the allegations in | 02:46:16 |
|----|--|----------|
| 2 | this case related to friend sharing or the sharing | |
| 3 | of friend data? | |
| 4 | A. Yes. | |
| 5 | (Simultaneously speaking.) | 02:46:23 |
| 6 | Q. (By Mr. Ko) What is your | |
| 7 | understanding | |
| 8 | A. So did you mean like the complaint? Is | |
| 9 | that a pleading? | |
| 10 | Q. We've moved on from that. It's okay. | 02:46:32 |
| 11 | What is your understanding of these | |
| 12 | allegations that you are familiar with? | |
| 13 | MR. BLUME: What how how is that a | |
| 14 | question relevant to a corporate representative? | |
| 15 | Q. (By Mr. Ko) In your capacity as a | 02:46:50 |
| 16 | corporate designee, on behalf of Facebook, are you | |
| 17 | aware of the claims in this case that relate to | |
| 18 | friend sharing? | |
| 19 | MR. BLUME: She asked and answered. | |
| 20 | You already asked that question. You're wasting | 02:46:58 |
| 21 | time. | |
| 22 | MR. KO: You're wasting time by injecting | |
| 23 | speaking objections into the record. | |
| 24 | MR. BLUME: David, you're asking the same | |
| 25 | question twice in a row even. | 02:47:11 |
| | | Page 182 |

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| 1 | MR. KO: I did not. There was let | 02:47:12 |
|----|--|----------|
| 2 | the record speaks for itself. | |
| 3 | MR. BLUME: Yes, it does. | |
| 4 | MR. KO: There were two different | |
| 5 | subtleties in that question. | 02:47:15 |
| 6 | So anyways, please just object and that's | |
| 7 | all. | |
| 8 | Q. (By Mr. Ko) In your capacity as a | |
| 9 | corporate designee, on behalf of Facebook, are you | |
| 10 | aware of the claims in this case related to friend | 02:47:24 |
| 11 | sharing? | |
| 12 | A. I am here to talk about the topics and | |
| 13 | and part of that I have researched friend sharing | |
| 14 | and and reminded myself on things that I didn't | |
| 15 | know. | 02:47:41 |
| 16 | Did I zoom in on your actual complaints? | |
| 17 | I didn't think that was my job. But I did do my | |
| 18 | research into the topics. | |
| 19 | Q. You're making a lot of assumptions about | |
| 20 | the questions I'm asking. | 02:47:55 |
| 21 | I'm simply asking you whether or not you | |
| 22 | are aware, yes or no. I'm not asking you whether | |
| 23 | or not you researched. I'm not asking whether or | |
| 24 | not you did a granular deep dive into all the | |
| 25 | allegations. I'm not asking you if you know all | 02:48:07 |
| | | Page 183 |

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| 1 | the ins-and-outs about the allegations. | 02:48:08 |
|----|--|----------|
| 2 | I'm simply asking you, are you aware of | |
| 3 | the allegations in this case related to friend | |
| 4 | sharing? | |
| 5 | MR. BLUME: David, you asked it 14:46:18 | 02:48:18 |
| 6 | (indiscernible) in this case | |
| 7 | MR. KO: I can't hear a thing you said | |
| 8 | because your microphone is so muffled. | |
| 9 | MR. BLUME: She she said in | |
| 10 | 14:46:18, she you said "Are you familiar with | 02:48:27 |
| 11 | the allegations in this case related to friend | |
| 12 | sharing or the sharing of friend data?" She said | |
| 13 | "Yes." | |
| 14 | So it is exactly the same question and | |
| 15 | it's just wasting time. It's been asked and | 02:48:39 |
| 16 | answered about 30 seconds ago. | |
| 17 | Q. (By Mr. Ko) And I am asking you, in your | |
| 18 | capacity as a corporate designee, on behalf of | |
| 19 | Facebook to make sure I address any of the | |
| 20 | objections that you need to make, Mr. Blume are | 02:48:54 |
| 21 | you aware of these claims in your capacity as a | |
| 22 | corporate designee on behalf of Facebook? | |
| 23 | MR. BLUME: Same objection. | |
| 24 | THE DEPONENT: I'm here to prepare to | |
| 25 | speak to the topics. And if you want to get into | 02:49:08 |
| | | Page 184 |

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| them, I'm more than happy to speak to them. | 02:49:11 |
|--|--|
| I know that I've seen and had a chance to | |
| review the complaint. I don't remember, sitting | |
| here right now, your precise all of the details. | |
| I'm just generally aware that it involves | 02:49:22 |
| SPECIAL MASTER GARRIE: The answer is | |
| like can you just like the question he's | |
| asking is just yes or no, or you don't know. | |
| THE DEPONENT: I feel like I'm getting | |
| bought into | 02:49:34 |
| MR. BLUME: She she | |
| THE DEPONENT: He | |
| MR. BLUME: She said yes | |
| SPECIAL MASTER GARRIE: I don't I | |
| understand. | 02:49:39 |
| MR. KO: She's making so many assumptions | |
| about | |
| SPECIAL MASTER GARRIE: Please listen to | |
| me. | |
| THE COURT REPORTER: Hold on | 02:49:39 |
| SPECIAL MASTER GARRIE: If you don't | |
| please stop. | |
| MR. KO: Sorry. Go ahead. | |
| SPECIAL MASTER GARRIE: Please read the | |
| question back, Mr. Ko. | 02:49:43 |
| | Page 185 |
| | I know that I've seen and had a chance to review the complaint. I don't remember, sitting here right now, your precise all of the details. I'm just generally aware that it involves SPECIAL MASTER GARRIE: The answer is like can you just like the question he's asking is just yes or no, or you don't know. THE DEPONENT: I feel like I'm getting bought into MR. BLUME: She she THE DEPONENT: He MR. BLUME: She said yes SPECIAL MASTER GARRIE: I don't I understand. MR. KO: She's making so many assumptions about SPECIAL MASTER GARRIE: Please listen to me. THE COURT REPORTER: Hold on SPECIAL MASTER GARRIE: If you don't please stop. MR. KO: Sorry. Go ahead. SPECIAL MASTER GARRIE: Please read the |

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| 1 | Either you answer yes, no, or "I cannot | 02:49:44 |
|----|---|----------|
| 2 | answer that question in a yes-or-no fashion." And | |
| 3 | let's move forward. | |
| 4 | MR. KO: Thank you, | |
| 5 | Special Master Garrie. | 02:49:53 |
| 6 | THE DEPONENT: Thank you. | |
| 7 | SPECIAL MASTER GARRIE: So please read | |
| 8 | the question again, Counsel Ko, and then move | |
| 9 | forward once we get | |
| 10 | Q. (By Mr. Ko) In your capacity in your | 02:50:01 |
| 11 | capacity as a corporate designee, on behalf of | |
| 12 | Facebook, are you aware of the claims related to | |
| 13 | friend sharing in this case? | |
| 14 | MR. BLUME: Objection. | |
| 15 | THE DEPONENT: I don't remember the | 02:50:17 |
| 16 | specific claims. I'm aware sorry. Sorry, | |
| 17 | Garrie [sic]. I know I said I need to | |
| 18 | MR. KO: Great. Thank you. That was | |
| 19 | very helpful. | |
| 20 | MR. BLUME: Twice. | 02:50:34 |
| 21 | Q. (By Mr. Ko) Do you know with respect | |
| 22 | to friend sharing, what is your understanding of | |
| 23 | that term? | |
| 24 | A. I don't remember if it's defined in any | |
| 25 | of this. But I can speak, if you'd like me to | 02:51:12 |
| | | Page 186 |

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| 1 | generally, about friend sharing, the topic. | 02:51:15 |
|----|--|----------|
| 2 | Q. Yes. That's what I am asking. | |
| 3 | I'm not I'm not asking you about a specific | |
| 4 | definition. | |
| 5 | I'm just simply asking whether or not you | 02:51:26 |
| 6 | understand what the concept of friend sharing | |
| 7 | refers to? | |
| 8 | A. So the concept of friend sharing is you | |
| 9 | create a Facebook account. You choose to friend | |
| 10 | people, so you you create friend connections. | 02:51:41 |
| 11 | And those friends, you choose whether to share | |
| 12 | information with them and that's just for | |
| 13 | purposes of time, I'll stop there. | |
| 14 | Q. For some portion of the relevant time | |
| 15 | period, Facebook permitted third-party app | 02:52:09 |
| 16 | developers to access friend information; is that | |
| 17 | correct? | |
| 18 | MR. BLUME: Object objection. | |
| 19 | THE DEPONENT: You're trying to get me to | |
| 20 | do yes or no so I need you to actually ask the | 02:52:29 |
| 21 | question again. | |
| 22 | MR. BLUME: Ask an open-ended question. | |
| 23 | He's | |
| 24 | Q. (By Mr. Ko) Is it accurate to say that | |
| 25 | for any portion of the relevant time period, | 02:52:40 |
| | | Page 187 |

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| 1 | Facebook permitted third-party app developers to | 02:52:43 |
|----|---|----------|
| 2 | access friend information? | |
| 3 | MR. BLUME: Objection. | |
| 4 | THE DEPONENT: I wouldn't state it that | |
| 5 | way. | 02:52:58 |
| 6 | Q. (By Mr. Ko) How would you state it? | |
| 7 | A. During the relevant time period, for | |
| 8 | certain portions of it, Facebook enabled people to | |
| 9 | enable their friends to share certain information | |
| 10 | with third-party apps. | 02:53:10 |
| 11 | Q. So for some portions of the relevant time | |
| 12 | period, Facebook enabled people to enable their | |
| 13 | friends to share certain information with | |
| 14 | third-party apps, correct? | |
| 15 | MR. BLUME: Objection. Asked and | 02:53:27 |
| 16 | answered. You just read her answer. | |
| 17 | Is that what you said? | |
| 18 | THE DEPONENT: I think that's what I | |
| 19 | said. I I don't know. If that's what I said, | |
| 20 | correct. Otherwise, let's just go with what I | 02:53:40 |
| 21 | said. | |
| 22 | Q. (By Mr. Ko) All right. And I'm reading | |
| 23 | verbatim from your answer, to make you feel better. | |
| 24 | And are you aware at all of what periods | |
| 25 | of time within that relevant time period | 02:53:53 |
| | | Page 188 |

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| 1 | Facebook Facebook enabled people to enable their | 02:53:56 |
|----|--|----------|
| 2 | friends to share certain information with | |
| 3 | third-party apps? | |
| 4 | A. That would be up until I I'm not | |
| 5 | actually I don't remember the precise date when | 02:54:17 |
| 6 | it of when we got everyone off of v1. So | |
| 7 | I'm not I'm not sure of the precise date. | |
| 8 | Q. And when you're referring to v1, I assume | |
| 9 | you're you're meaning Graph version 1 1.0, | |
| 10 | right? | 02:54:38 |
| 11 | A. That's right. | |
| 12 | Anyone that developed an app after | |
| 13 | April of 2014, did not have the ability to ask | |
| 14 | people to share their friends information to the | |
| 15 | extent their friends enabled them to do so through | 02:54:51 |
| 16 | their privacy app and app settings. | |
| 17 | Q. And this Graph version 1 was also | |
| 18 | referred to as Graph API version 1. | |
| 19 | Does that sound familiar? | |
| 20 | A. Yes. | 02:55:09 |
| 21 | Q. And it was replaced, as you say, in | |
| 22 | April of 2014, with Graph version 2 or Graph API | |
| 23 | version 2; is that correct? | |
| 24 | A. I wouldn't say replaced, no. | |
| 25 | Q. How would you say it? | 02:55:30 |
| | | Page 189 |

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| 1 | A. We up we created another version of | 02:55:32 |
|----|---|----------|
| 2 | the Graph Graph API. So it's not accurate to | |
| 3 | say replaced, because version 1 and 2 were live for | |
| 4 | a while at the same time. | |
| 5 | Q. And and how long because obviously | 02:55:46 |
| 6 | it takes time to roll things things out, | |
| 7 | obviously it takes time to notify app developers. | |
| 8 | How long was it the case that version 1.0 | |
| 9 | was still in existence? | |
| 10 | A. I just testified moments ago that I don't | 02:56:01 |
| 11 | remember the precise date when that version was no | |
| 12 | longer reported. But I do know that | |
| 13 | April 14th, 2014, anything any app created | |
| 14 | thereafter could not have been built on v1, only | |
| 15 | v2. | 02:56:17 |
| 16 | Q. With respect to v2, your testimony is | |
| 17 | that app developers on v2 could no longer access | |
| 18 | certain information about a user's friend; is that | |
| 19 | fair to say? | |
| 20 | MR. BLUME: Objection. That was not her | 02:56:45 |
| 21 | testimony. | |
| 22 | MR. KO: You can object. | |
| 23 | MR. BLUME: Mischaracterizing her | |
| 24 | testimony. | |
| 25 | MR. KO: Thank you. | 02:56:55 |
| | | Page 190 |

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| 1 | Q. (By Mr. Ko) Can you answer the question, | 02:57:05 |
|----|---|----------|
| 2 | Ms. Hendrix? | |
| 3 | A. I didn't understand what you asked me. | |
| 4 | Q. You said in connection with Graph v | |
| 5 | Graph v2, an app developer did not have the ability | 02:57:16 |
| 6 | to ask people to share their friends' information. | |
| 7 | Do I understand your testimony correctly? | |
| 8 | A. To be very precise, they could still ask | |
| 9 | for the inapp friend list, but no friend | |
| 10 | permissions that were available in the v1. They | 02:57:37 |
| 11 | there was no friend permissions in v2. You could | |
| 12 | only ask for my inapp friend list. | |
| 13 | Q. Other than the inapp friend list, in | |
| 14 | connection with Graph v2, there were no other | |
| 15 | friend permissions allowed, correct? | 02:57:59 |
| 16 | A. Those were they were yes. They | |
| 17 | were deprecated. | |
| 18 | Q. Now, this change with respect to v2, as | |
| 19 | it applied to app developers and their ability to | |
| 20 | access certain friend permissions, was that change | 02:58:26 |
| 21 | reflected in Facebook's platform policies with | |
| 22 | third-party app developers? | |
| 23 | A. What do you mean? | |
| 24 | Q. This was a change, correct? | |
| 25 | You would agree with me on that, a change | 02:58:50 |
| | | Page 191 |

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| 1 | in the way it reflected | 02:58:52 |
|----|--|----------|
| 2 | A. It was | |
| 3 | Q. Go ahead. | |
| 4 | A. It was a product change. | |
| 5 | Q. In connection with that product change, | 02:58:59 |
| 6 | was that reflected in any policy platform policy | |
| 7 | or | |
| 8 | MR. BLUME: Objection. | |
| 9 | THE DEPONENT: I don't understand what | |
| 10 | you mean. | 02:59:12 |
| 11 | Q. (By Mr. Ko) Was there a change in any | |
| 12 | policy that reflected the fact that app developers | |
| 13 | could no longer request friend permissions in | |
| 14 | Graph v.2? | |
| 15 | A. That's not a yes-or-no question. I'm | 02:59:39 |
| 16 | sorry. Like if you ask it open-ended, like did you | |
| 17 | make changes to the Facebook platform policies in | |
| 18 | connection with the change from v1 to v2, I can | |
| 19 | answer that. And the answer yes. But your | |
| 20 | question doesn't make sense to me. | 02:59:52 |
| 21 | Q. Let's start that way. | |
| 22 | So you made changes to the Facebook | |
| 23 | platform policy in connection with the change from | |
| 24 | v1 to v.2, correct? | |
| 25 | A. Yes. | 03:00:04 |
| | | Page 192 |

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| 1 | Q. And I imagine that those changes were, in | 03:00:06 |
|----|---|----------|
| 2 | fact, made in the platform policy, the the | |
| 3 | A. I I just | |
| 4 | Q policy governing let me just finish | |
| 5 | my question. | 03:00:15 |
| 6 | A. I just said that. | |
| 7 | MR. BLUME: Asked and answered. | |
| 8 | MR. KO: A large part of this is making | |
| 9 | sure that is the record is clear. | |
| 10 | MR. BLUME: It's just wasting time, | 03:00:22 |
| 11 | David. | |
| 12 | Q. (By Mr. Ko) In connection with changes | |
| 13 | made to the Facebook platform policy, there were | |
| 14 | well, I I let me ask this let me ask it | |
| 15 | this way. | 03:00:41 |
| 16 | In connection with the change from v1 to | |
| 17 | v2, there were certain changes made to the | |
| 18 | platform Facebook platform policy, correct? | |
| 19 | A. Correct. | |
| 20 | Q. And was the change regarding third-party | 03:00:53 |
| 21 | access to certain friend permissions reflected in | |
| 22 | any of those changes in the Facebook platform | |
| 23 | policy? | |
| 24 | MR. BLUME: Objection. Form. | |
| 25 | THE DEPONENT: No. We don't detail the | 03:01:12 |
| | | Page 193 |

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| 1 | products and how they work in the in the | 03:01:14 |
|----|--|----------|
| 2 | agreement with developers. | |
| 3 | Q. (By Mr. Ko) Would you agree with me that | |
| 4 | this was a big change for Facebook and its app | |
| 5 | developers? | 03:01:27 |
| 6 | MR. BLUME: Objection. | |
| 7 | THE DEPONENT: What do you mean by "it"? | |
| 8 | MR. KO: "It" referring to third-party | |
| 9 | app developers access to and lack thereof of | |
| 10 | certain friend permissions. | 03:01:42 |
| 11 | MR. BLUME: Objection. | |
| 12 | THE DEPONENT: I agree it was a | |
| 13 | significant way that the Facebook platform worked. | |
| 14 | Q. (By Mr. Ko) And this was a a big deal | |
| 15 | for the app developers, too, right? | 03:02:00 |
| 16 | MR. BLUME: Objection. It's beyond the | |
| 17 | scope. Speculation. | |
| 18 | THE DEPONENT: I am not going to yeah, | |
| 19 | I I can't speculate for whether it was a big | |
| 20 | deal. I mean, at the time, we had like 43, 40-some | 03:02:15 |
| 21 | million apps. So I like each of these apps on | |
| 22 | the platform will have experienced different | |
| 23 | hurdles, some of which that didn't need friend | |
| 24 | permissions. | |
| 25 | Obviously, that's not significant to | 03:02:27 |
| | | Page 194 |

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| 1 | them. But others would have to go in and configure | 03:02:29 |
|----|---|----------|
| 2 | their apps and make changes and to adjust to | |
| 3 | the the new way that the platform worked in v2. | |
| 4 | Q. (By Mr. Ko) With respect to the | |
| 5 | 43 million or 40-some million apps that you you | 03:02:43 |
| 6 | referred to a moment ago, is that the number of | |
| 7 | apps that have existed throughout the relevant time | |
| 8 | period, or are you referring to some specific point | |
| 9 | in time? | |
| 10 | A. I'm referring to a specific period of | 03:03:03 |
| 11 | time as a data point. I'm familiar with of | |
| 12 | in 2013, roughly, we had about 40-some in the | |
| 13 | lower 40 million apps on the platform. | |
| 14 | Q. And do you know how many apps are on the | |
| 15 | platform today? | 03:03:23 |
| 16 | MR. BLUME: Objection. Beyond the scope. | |
| 17 | What topic is that? | |
| 18 | MR. KO: Enforcement, Mr. Blume. | |
| 19 | MR. BLUME: Okay. What topic is that? | |
| 20 | Q. (By Mr. Ko) So you found it necessary | 03:03:42 |
| 21 | and and relevant to understand how many apps | |
| 22 | were on the Facebook platform as of 2013, and you | |
| 23 | reported that that number is about 40 to | |
| 24 | 43 million, correct? | |
| 25 | MR. BLUME: Objection. | 03:03:53 |
| | | Page 195 |

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| 1 | THE DEPONENT: Not for this case, no. | 03:03:55 |
|----|---|----------|
| 2 | Q. (By Mr. Ko) Got it. | |
| 3 | Do you have an understanding of how many | |
| 4 | apps were on the Facebook platform at any time | |
| 5 | other than 2013, sitting here today? | 03:04:05 |
| 6 | MR. BLUME: Objection. Beyond the scope. | |
| 7 | THE DEPONENT: I know that I have | |
| 8 | reviewed and been provided with information | |
| 9 | throughout, for different reasons, some of which | |
| 10 | have nothing to do with litigation, that I've had | 03:04:17 |
| 11 | numbers presented to me. | |
| 12 | I know I can find how many are on the | |
| 13 | platform today. I don't know, sitting here today, | |
| 14 | if I can tell you more than just that one example | |
| 15 | that I remember. | 03:04:30 |
| 16 | Q. (By Mr. Ko) Was there any policy | |
| 17 | platform policy, or otherwise, that reflected the | |
| 18 | fact that third-party app developers could no | |
| 19 | longer access certain friend permissions in | |
| 20 | connection with Graph v2? | 03:04:50 |
| 21 | MR. BLUME: Objection. | |
| 22 | THE DEPONENT: For like the fourth | |
| 23 | time and I apologize I'm because I'm getting | |
| 24 | tired and grumpy but like I've already told you, | |
| 25 | I did make a policy change personally developed | 03:04:59 |
| | | Page 196 |

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| 1 | along with all of the other teams that work on and | 03:05:01 |
|----|---|----------|
| 2 | develop the policies we did make a policy change | |
| 3 | in connection with the Facebook platform change | |
| 4 | from v1 to v2. | |
| 5 | Q. (By Mr. Ko) And in connection with that | 03:05:16 |
| 6 | policy change, was there anything was there any | |
| 7 | language that related to or otherwise covered the | |
| 8 | fact that third-party app developers were no longer | |
| 9 | accessing friend data or friend permissions? | |
| 10 | MR. BLUME: Objection. Asked and | 03:05:35 |
| 11 | answered. | |
| 12 | THE DEPONENT: Not in the specific | |
| 13 | Facebook platform policy document, right. But | |
| 14 | elsewhere you could go like let's say you wanted | |
| 15 | to go to the friend permissions page on the | 03:05:44 |
| 16 | developer documentation site. | |
| 17 | You might see a v1 to v2 header on the | |
| 18 | top explaining the fact that we had announced the | |
| 19 | change and linking to the announcement. | |
| 20 | But, again, I'm I'm I am trying not | 03:05:56 |
| 21 | to I should stop trying to help you with your | |
| 22 | questions is what I'm giving myself feedback on. | |
| 23 | But there you go. | |
| 24 | Q. (By Mr. Ko) So after this change was | |
| 25 | made with respect to third-party app developer | 03:06:13 |
| | | Page 197 |

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| 1 | access over friend permissions and friend data, you | 03:06:18 |
|----|---|----------|
| 2 | don't dispute that third parties continued to | |
| 3 | access this | |
| 4 | MR. BLUME: Objection. | |
| 5 | Q. (By Mr. Ko) information, correct? | 03:06:31 |
| 6 | MR. BLUME: Objection to the | |
| 7 | characterization. It's inconsistent with her | |
| 8 | testimony. | |
| 9 | THE DEPONENT: I I dispute what you | |
| 10 | just said. | 03:06:37 |
| 11 | Q. (By Mr. Ko) Okay. So you deny or | |
| 12 | is is it your testimony that after | |
| 13 | April of 2014, third-party app developers no longer | |
| 14 | obtained information about a user's friend? | |
| 15 | MR. BLUME: Objection. What how is | 03:06:57 |
| 16 | this monitoring the version of contractual times? | |
| 17 | Ask her about the contracting terms. But | |
| 18 | other than, it's beyond the scope. And I'll | |
| 19 | instruct her not to answer. | |
| 20 | MR. KO: Can you please stop with the | 03:07:08 |
| 21 | speaking objections. | |
| 22 | MR. BLUME: I'm I'm giving her | |
| 23 | instruction, David. She has to understand my | |
| 24 | instruction. Okay? | |
| 25 | My instruction is beyond | 03:07:15 |
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| 1 | (Simultaneously speaking.) | 03:07:15 |
|----|---|----------|
| 2 | MR. KO: Correct. And then you can | |
| 3 | object to form | |
| 4 | MR. BLUME: Beyond it's don't if | |
| 5 | you interrupt me, she can't take down what I'm | 03:07:16 |
| 6 | saying. | |
| 7 | My instruction is it's beyond the scope. | |
| 8 | And I would instruct her not to answer. | |
| 9 | MR. KO: Special Master Garrie, there is | |
| 10 | a clear and unambiguous rule in the | 03:07:28 |
| 11 | Northern District of California that counsel | |
| 12 | defending a deposition are not permitted to lodge | |
| 13 | speaking objections on the record. | |
| 14 | If Mr. Blume | |
| 15 | MR. BLUME: Unless it's an instruction | 03:07:39 |
| 16 | MR. KO: has a problem | |
| 17 | MR. BLUME: Unless it's an instruction to | |
| 18 | the witness. | |
| 19 | SPECIAL MASTER GARRIE: Well, wait. Just | |
| 20 | because I'm not wait. Time-out. | 03:07:45 |
| 21 | (Simultaneously speaking.) | |
| 22 | MR. KO: Not not to answer. | |
| 23 | MS. WEAVER: Time-out. Just because I'm | |
| 24 | not talking doesn't mean that it's an invitation to | |
| 25 | speak. This means I'm thinking of what I'm going | 03:07:51 |
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| 1 | to say. | 03:07:54 |
|----|---|----------|
| 2 | I believe, Counsel Blume, you're | |
| 3 | instructing her not answer because it's beyond the | |
| 4 | scope. | |
| 5 | Is that not your instruction? | 03:08:07 |
| 6 | MR. BLUME: That is what I was | |
| 7 | articulating, yes. | |
| 8 | SPECIAL MASTER GARRIE: Okay. Can you | |
| 9 | lean in so I can hear the objections better, just | |
| 10 | for my own edification. | 03:08:16 |
| 11 | MR. BLUME: Yeah, my yeah, we | |
| 12 | eliminated a microphone to try to stop the | |
| 13 | feedback. So yes. | |
| 14 | SPECIAL MASTER GARRIE: Okay. I'm | |
| 15 | going to okay. So that objection is fine. | 03:08:25 |
| 16 | The objections going forward, please | |
| 17 | finish the objection and just state the objection, | |
| 18 | hearsay, whatever everybody here knows the | |
| 19 | federal rules. So state the objection. And we'll | |
| 20 | move it forward. | 03:08:40 |
| 21 | If your instruction, though, is to | |
| 22 | instruct the witness your witness not to answer | |
| 23 | the question because it's beyond the scope, because | |
| 24 | of attorney-client privilege, you're well within | |
| 25 | your rights to make said instruction. | 03:08:49 |
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| 1 | I noted, Counsel Ko, for the record. | 03:08:51 |
|----|---|----------|
| 2 | Please, Counsel Blume, on a going forward basis, | |
| 3 | make sure that you continue with your objections | |
| 4 | being concise and in compliance with federal rules | |
| 5 | and we will continue forward. | 03:09:04 |
| 6 | Counsel Ko but I want to just say, | |
| 7 | Counsel Blume, just instruct her not to answer. | |
| 8 | The whole reason why isn't I instruct the | |
| 9 | witness not to answer because it's beyond the scope | |
| 10 | of the beyond beyond the scope. | 03:09:18 |
| 11 | Okay? | |
| 12 | MR. BLUME: Understood. | |
| 13 | MR. KO: To make it clear | |
| 14 | MR. BLUME: Is this a good time to take a | |
| 15 | break. | 03:09:24 |
| 16 | MR. KO: To be clear yeah, why don't | |
| 17 | we go off the record. | |
| 18 | SPECIAL MASTER GARRIE: One second, | |
| 19 | Counsel Ko. I'll welcome your comment in 30 | |
| 20 | seconds. | 03:09:31 |
| 21 | MR. KO: Okay. | |
| 22 | SPECIAL MASTER GARRIE: No, I finished, | |
| 23 | Counsel Blume. I just I have one more sentence | |
| 24 | unrelated to I was going to suggest, if we're at | |
| 25 | a breaking point, given that we take a break after | 03:09:45 |
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| 1 | | |
|----|---|----------|
| 1 | I hear from Counsel Ko's point, and then | 03:09:50 |
| 2 | Counsel Ko, I I welcome your point now. | |
| 3 | MR. KO: So the the instruction not to | |
| 4 | answer has to relate to a privilege. It is | |
| 5 | improper to instruct an answer or instruct a | 03:10:03 |
| 6 | witness not to answer on the grounds that it's | |
| 7 | beyond the scope. | |
| 8 | Mr. Blume can lodge his objection for the | |
| 9 | record and it's noted, but but the witness must | |
| 10 | try and answer the question. It's not privileged. | 03:10:15 |
| 11 | This is not privileged information. | |
| 12 | SPECIAL MASTER GARRIE: Counsel Ko | |
| 13 | MR. BLUME: It is | |
| 14 | SPECIAL MASTER GARRIE: Wait. Wait. | |
| 15 | That's not a direct your arguments to me not to | 03:10:21 |
| 16 | each other, please. | |
| 17 | That doesn't noted, Counsel Ko. It | |
| 18 | doesn't mean that he's not entitled to state his | |
| 19 | objection and state instructing his client not | |
| 20 | to answer. His client can say "I am not going to | 03:10:36 |
| 21 | answer a question at per the direction of | |
| 22 | counsel." And then you can then respond to | |
| 23 | accordingly. But we have to let the process play | |
| 24 | out in the in that fashion and we will address | |
| 25 | it accordingly. | 03:10:50 |
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| | | |

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| 1 | Counsel Blume | 03:10:52 |
|----|--|----------|
| 2 | MR. BLUME: May I be heard? | |
| 3 | SPECIAL MASTER GARRIE: what were you | |
| 4 | going to say? | |
| 5 | MR. BLUME: Yeah. It's that | 03:10:54 |
| 6 | that that doesn't apply in a 30(b)(6) setting | |
| 7 | when the witness has been called per notice to | |
| 8 | speak on behalf of the organization | |
| 9 | SPECIAL MASTER GARRIE: I haven't | |
| 10 | ruled wait. Time-out, Counsel Blume, I | 03:11:03 |
| 11 | haven't | |
| 12 | MR. BLUME: Well, I'm responding to the | |
| 13 | privilege. That's not the standard | |
| 14 | MS. WEAVER: I understand. I understand. | |
| 15 | Counsel Blume, I intentionally didn't rule on that | 03:11:10 |
| 16 | and I didn't address it | |
| 17 | MR. BLUME: Oh, okay. | |
| 18 | SPECIAL MASTER GARRIE: because it's | |
| 19 | not here and now. | |
| 20 | MR. BLUME: Fair enough. | 03:11:16 |
| 21 | SPECIAL MASTER GARRIE: If your | |
| 22 | instruction is as such, then and Counsel Ko | |
| 23 | will how about this. This what I suggest. | |
| 24 | I understand your point, Counsel Ko. You | |
| 25 | can reask the question when we return from a | 03:11:25 |
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| 1 | five-minute break. You can reask the question. | 03:11:28 |
|----|---|----------|
| 2 | If Counsel Blume wants to instruct the | |
| 3 | witness not to answer the question and Counsel | |
| 4 | and the witness wants to respond. And then you | |
| 5 | want to point out that that's not a valid objection | 03:11:36 |
| 6 | under the federal rules. And then Counsel Blume | |
| 7 | wanties to respond with regards to 30(b)(6) and | |
| 8 | then I get to make a ruling, great. | |
| 9 | But what we're going to do right now is | |
| 10 | we're going to take a five-minute break and we'll | 03:11:46 |
| 11 | resume in five minutes. | |
| 12 | And I note that and I appreciate, | |
| 13 | Counsel Ko, your position. And and | |
| 14 | Counsel Blume as well. | |
| 15 | Okay? | 03:11:56 |
| 16 | MR. BLUME: Thank you, Your Honor. | |
| 17 | SPECIAL MASTER GARRIE: Thank you. So we | |
| 18 | will return in five minutes. So I'm just looking | |
| 19 | at the Zoom time clock. Five minutes. Whatever | |
| 20 | time zone you're in. | 03:12:05 |
| 21 | THE VIDEOGRAPHER: Okay. And we're off | |
| 22 | the record at 3:12 p.m. | |
| 23 | (Recess taken.) | |
| 24 | THE VIDEOGRAPHER: Okay. We're back on | |
| 25 | the record. It's 3:24 p.m. | 03:24:30 |
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| 1 | | |
|----|---|----------|
| 1 | SPECIAL MASTER GARRIE: I was giving some | 03:24:34 |
| 2 | thought to a our prior discourse, and I just | |
| 3 | wanted to two important things. | |
| 4 | One, let's make sure that every we're | |
| 5 | not all in the same room and this is being done | 03:24:42 |
| 6 | virtually, so let's make sure that we're respectful | |
| 7 | to let everybody get their words out, in part for | |
| 8 | the so the court reporter doesn't have to go | |
| 9 | back and listen to this whole thing, painstakingly, | |
| 10 | to transcript it properly. | 03:24:55 |
| 11 | Next, same for the objections. Let | |
| 12 | let them get said. But keep them limited to the | |
| 13 | federal just to the rules, right. | |
| 14 | And and from there, I'll turn it I | |
| 15 | believe to Counsel Blume, you mentioned that the | 03:25:11 |
| 16 | witness you're muted so I can exactly figure out | |
| 17 | who's speaking on the Zoom. So if you wanted to | |
| 18 | say anything, Counsel Blume | |
| 19 | MR. BLUME: Yes. Yes. The witness has a | |
| 20 | clarification. | 03:25:26 |
| 21 | SPECIAL MASTER GARRIE: Okay. | |
| 22 | THE DEPONENT: May may I go ahead? | |
| 23 | SPECIAL MASTER GARRIE: Yeah. | |
| 24 | THE DEPONENT: So I want to correct my | |
| 25 | earlier testimony about the fact that there was a | 03:25:34 |
| | | Page 205 |

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| 1 | platform policy change in connection with the move | 03:25:40 |
|----|---|----------|
| 2 | from the the launch of v2. | |
| 3 | Actually, we also, in April on the same | |
| 4 | date, announced the update to login v4. And so the | |
| 5 | policy that I was referring to was tied to the v4 | 03:25:57 |
| 6 | login product. But it happened at the same time as | |
| 7 | the announcement of the v2 version of the Graph | |
| 8 | API. | |
| 9 | So I just wanted to make sure I corrected | |
| 10 | myself because I was mistaken on how I communicated | 03:26:12 |
| 11 | that and realized it during the break. | |
| 12 | SPECIAL MASTER GARRIE: Noted for the | |
| 13 | record. | |
| 14 | With that said, Counsel Ko, I'm going | |
| 15 | to thank you for the clarification. | 03:26:23 |
| 16 | And Counsel Ko, I'll turn it back over to | |
| 17 | you. | |
| 18 | MR. KO: Thank you, | |
| 19 | Special Master Garrie. And thank you, Ms. Hendrix, | |
| 20 | for that clarification. | 03:26:35 |
| 21 | Q. (By Mr. Ko) So let me unpack that a | |
| 22 | little bit to make sure I understand. | |
| 23 | With that clarification, are you | |
| 24 | suggesting or indicating that there was not a | |
| 25 | platform policy change in connection with the | 03:26:47 |
| | | Page 206 |
| | | I I |

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| 1 | launch of v2? | 03:26:50 |
|----|--|----------|
| 2 | A. Not tied to the v1 to v2, that is | |
| 3 | correct. | |
| 4 | Q. So when Facebook began the rollout of | |
| 5 | Graph v Graph v2, in April of 2014, there was | 03:27:10 |
| 6 | not a corresponding platform policy change that | |
| 7 | reflected the launch of Graph v2; is that correct? | |
| 8 | A. There's a few inaccuracies in your | |
| 9 | question in how we described the the v1 to v2. | |
| 10 | Q. Let me ask it this way. | 03:27:45 |
| 11 | In the transition from Graph v1 to v2, | |
| 12 | that began in April of 2014, was there any | |
| 13 | reference to any to any aspect of the platform | |
| 14 | policy that reflected the move by Facebook to | |
| 15 | Graph v2? | 03:28:11 |
| 16 | A. No. | |
| 17 | Q. Now, in connection with the deprecation | |
| 18 | of by Facebook of allowing third parties to | |
| 19 | access friends information, was that deprecation | |
| 20 | reflected in any SRR in 2014, or otherwise? | 03:28:42 |
| 21 | MR. BLUME: Objection. Form. | |
| 22 | THE DEPONENT: Yes, as to otherwise, | |
| 23 | because we're talking about 2007, all the way to | |
| 24 | today. | |
| 25 | Q. (By Mr. Ko) So the deprecation of friend | 03:29:08 |
| | | Page 207 |

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| 1 | sharing by Facebook was reflected in SRRs | 03:29:13 |
|----|--|----------|
| 2 | post-2014, I presume; is that your testimony? | |
| 3 | MR. BLUME: Objection. | |
| 4 | THE DEPONENT: No, that's not my | |
| 5 | testimony. | 03:29:26 |
| 6 | Q. (By Mr. Ko) Okay. Was was there any | |
| 7 | SRR, at any point in time over the relevant time | |
| 8 | period, that reflected the deprecation of friend | |
| 9 | data? | |
| 10 | A. Friend permissions. And, yes, at some | 03:29:48 |
| 11 | point in time when it was appropriate, we did make | |
| 12 | changes to the relevant terms and policies. | |
| 13 | Q. And when was that? | |
| 14 | A. I don't recall the precise date today, | |
| 15 | but it would have been when v1 was no longer | 03:30:11 |
| 16 | relevant, because it would be improper to delete | |
| 17 | those disclosures to people who were using apps | |
| 18 | that were still using version 1 of the platform. | |
| 19 | Q. And while you don't recall the precise | |
| 20 | date, do you have a general understanding of what | 03:30:29 |
| 21 | time period we're referring to? | |
| 22 | Is it I'm assume it's sometime after | |
| 23 | 2014, right? | |
| 24 | So is there a general time frame in which | |
| 25 | you understand that these changes were made in the | 03:30:39 |
| | | Page 208 |

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| 1 | SRR? | 03:30:43 |
|----|---|----------|
| 2 | A. It it would it would have been | |
| 3 | after the May 2015 date. But the precise timing | |
| 4 | thereafter, I don't remember, sitting here today. | |
| 5 | Q. And what's the significance of May 2015? | 03:31:08 |
| 6 | A. Well, developers when we announced | |
| 7 | that we were deprecating friend permissions and | |
| 8 | that's why sorry. I'll stop. | |
| 9 | When we were deprecating friend | |
| 10 | permissions, we gave them we announced that they | 03:31:26 |
| 11 | had a year subject to our breaking change policy | |
| 12 | decision to give them a year to transition and | |
| 13 | configure their apps and build them on v2. | |
| 14 | Q. And where when you say that "we | |
| 15 | announced it," What do you mean by that? | 03:31:45 |
| 16 | A. We told we announced at F8, our | |
| 17 | developer event to developers that we were | |
| 18 | changing the way that the platform worked; | |
| 19 | specifically, moving from v1 to v2. And that they | |
| 20 | had one year up to to to make those changes | 03:32:07 |
| 21 | to move from v1 over to v2. | |
| 22 | Q. That announcement at the F8 conference | |
| 23 | that you're referring to, that that was made in | |
| 24 | 2014, correct? | |
| 25 | A. Yes. And there were many other like | 03:32:23 |
| | | Page 209 |

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| 1 | public like newsrooms posts and things. So I | 03:32:25 |
|----|--|----------|
| 2 | shouldn't have limited my response to just the F8 | |
| 3 | developer event. But that was one of of of | |
| 4 | the announcements that I recalled. | |
| 5 | Q. And so when you're saying May 2015, are | 03:32:42 |
| 6 | you saying that as of May 2015, Facebook gave one | |
| 7 | year to developers to conform to the new model, or | |
| 8 | are you saying that by May 2015, all users were | |
| 9 | expected to comply with the new depre with the | |
| 10 | deprecation of of friend data? | 03:33:01 |
| 11 | MR. BLUME: Objection. | |
| 12 | THE DEPONENT: The terms you've used | |
| 13 | don't make sense. | |
| 14 | Q. (By Mr. Ko) Okay. You you testified | |
| 15 | that that Facebook announced it would give | 03:33:11 |
| 16 | developers one year to comply. | |
| 17 | Do you recall that? | |
| 18 | A. It's not compliance. So no, I don't | |
| 19 | think I said the word "comply." If I did, maybe | |
| 20 | maybe I'm getting tired. But I I don't think I | 03:33:28 |
| 21 | would have said that. | |
| 22 | Q. Okay. I believe that's fair. I think | |
| 23 | you said "changes." | |
| 24 | You said you Facebook announced that | |
| 25 | they would give developers one year to make the | 03:33:38 |
| | | Page 210 |

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| 1 | changes to move from v1 over to v2. | 03:33:41 |
|----|---|----------|
| 2 | When did they make that announcement? | |
| 3 | A. The announcement was made in | |
| 4 | April of 2014. So to the extent the developers | |
| 5 | wanted to continue to use the platform and offer | 03:33:57 |
| 6 | their apps to people, they would need to make the | |
| 7 | changes by a year from the date of the | |
| 8 | announcement. | |
| 9 | Q. So when you're referring to May of 2015, | |
| 10 | it was Facebook's intention that all developers | 03:34:11 |
| 11 | would have made the changes to move from v1 over to | |
| 12 | v2, correct? | |
| 13 | MR. BLUME: Objection. Form. | |
| 14 | THE DEPONENT: The goal was to get the | |
| 15 | developer community to move over. The 90-day | 03:34:33 |
| 16 | breaking change policy is normally what we do. But | |
| 17 | we agreed and came up with an arbitrary date of one | |
| 18 | year. | |
| 19 | Q. (By Mr. Ko) And when you say that "We | |
| 20 | agreed of an arbitrary date of one year," what | 03:34:49 |
| 21 | departments or individuals were responsible for | |
| 22 | that decision? | |
| 23 | MR. BLUME: Objection. Beyond the scope. | |
| 24 | THE DEPONENT: The same group of teams | |
| 25 | that I've referred to earlier today that work on | 03:35:06 |
| | | Page 211 |

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| 1 | platform products and policies. | 03:35:09 |
|----|--|----------|
| 2 | Q. (By Mr. Ko) Now, after May of 2015, | |
| 3 | certain third parties continued to access friend | |
| 4 | data, correct? | |
| 5 | MR. BLUME: Objection. Beyond the scope, | 03:35:24 |
| 6 | which unless you tell me what topic, I'm going | |
| 7 | to instruct her not to answer. | |
| 8 | THE DEPONENT: Yeah. It's fundamentally | |
| 9 | related, Rob, to topic 3, including topic 3c. | |
| 10 | MR. BLUME: And | 03:35:42 |
| 11 | Q. (By Mr. Ko) Let me ask it this way, | |
| 12 | Ms. Hendrix | |
| 13 | (Simultaneously speaking.) | |
| 14 | MR. BLUME: I'm happy to go off | |
| 15 | Q. (By Mr. Ko) are you | 03:35:45 |
| 16 | MR. BLUME: I'm happy to go off the | |
| 17 | record so we don't waste time and talk about | |
| 18 | it | |
| 19 | MR. KO: No | |
| 20 | MR. BLUME: but | 03:35:45 |
| 21 | MR. KO: No, I I want to make this | |
| 22 | MR. BLUME: the question yeah. | |
| 23 | Well, let me finish. | |
| 24 | MR. KO: I want to put this on | |
| 25 | MR. BLUME: And I'm happy to | 03:35:53 |
| | | Page 212 |

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| 1 | MR. KO: Go ahead. | 03:35:53 |
|----|---|----------|
| 2 | MR. BLUME: Then we can go on the record. | |
| 3 | And - hold on. You you can hold I'm | |
| 4 | asking | |
| 5 | SPECIAL MASTER GARRIE: Stop. We're | 03:35:54 |
| 6 | still on the record. You're still talking over | |
| 7 | each other and the court reporter can't type | |
| 8 | anything. | |
| 9 | So Counsel Blume, make your statement. | |
| 10 | Counsel Ko, make your statement. | 03:36:02 |
| 11 | MR. BLUME: So the question | |
| 12 | SPECIAL MASTER GARRIE: You objected | |
| 13 | what was your you objected, Counsel Blume, | |
| 14 | saying beyond the scope. Unless he can | |
| 15 | MR. BLUME: Yes. | 03:36:12 |
| 16 | SPECIAL MASTER GARRIE: counsel can | |
| 17 | provide you the indication of why what is within | |
| 18 | the scope of what this witness has been submitted | |
| 19 | to. | |
| 20 | Counsel Ko, did you respond? I believe | 03:36:22 |
| 21 | you did. | |
| 22 | MR. BLUME: He did. | |
| 23 | SPECIAL MASTER GARRIE: Okay. And | |
| 24 | then | |
| 25 | MR. KO: Yeah, I identified topic 3 and | 03:36:27 |
| | | Page 213 |

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| 1 | 3c, in particular. | 03:36:29 |
|----|--|----------|
| 2 | SPECIAL MASTER GARRIE: Okay. And then, | |
| 3 | Counsel Blume, did you respond to that? | |
| 4 | MR. BLUME: I did. And I and and | |
| 5 | my well, I didn't but my response was that as | 03:36:37 |
| 6 | it topic 3 is "An overview of processes of | |
| 7 | developing Privacy or App Settings or other | |
| 8 | controls made available to Users to prevent or | |
| 9 | limit their Data from being accessed by Third | |
| 10 | Parties," including dates and the data. | 03:36:55 |
| 11 | So it's controls it's processes for | |
| 12 | developing controls available to users. | |
| 13 | And c is including "Facebook's monitoring | |
| 14 | and enforcement of contractual terms with Third | |
| 15 | Parties regarding their use of Users' Data or | 03:37:07 |
| 16 | Information, including enforcement of Policies | |
| 17 | regulating access to such Data or Information | |
| 18 | beyond the Use Case." | |
| 19 | And the question was, certain third | |
| 20 | parties continue to access friend data, which is | 03:37:19 |
| 21 | beyond the processes of developing apps privacy or | |
| 22 | app settings made available to users. | |
| 23 | SPECIAL MASTER GARRIE: And Counsel Ko, | |
| 24 | what was your response? | |
| 25 | MR. KO: My response is that Facebook's | 03:37:44 |
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| 1 | monitoring and enforcement of its contractual terms | 03:37:47 |
|----|---|----------|
| 2 | with third parties regarding their use use of | |
| 3 | users' data and or information, obviously | |
| 4 | includes a user's information related to a | |
| 5 | user's friends. And also includes information | 03:38:06 |
| 6 | related to friend sharing, of which Ms. Hendrix has | |
| 7 | clearly testified was deprecated in 2014, with a | |
| 8 | one-year grace period. | |
| 9 | And so in order for us to understand how | |
| 10 | Facebook actually monitored and enforced this | 03:38:22 |
| 11 | purported deprecation, I am certainly allowed to | |
| 12 | ask this witness about that monitoring and | |
| 13 | enforcement. | |
| 14 | And if I would note, if Ms. Hendrix is | |
| 15 | not the appropriate witness and Mr. Blume has not | 03:38:36 |
| 16 | prepared Ms. Hendrix to testify as to these topics, | |
| 17 | we would request that Facebook provide a witness | |
| 18 | that can. | |
| 19 | MR. BLUME: There and there is a | |
| 20 | witness on third-party data and and in | 03:38:51 |
| 21 | topic 2. | |
| 22 | But Ms. Hendrix is here to speak about | |
| 23 | processes or monitoring enforcement. Not not | |
| 24 | any specificity with regard to whether third | |
| 25 | parties accessed friend data. That's another topic | 03:39:07 |
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| 1 | noticed. | 03:39:11 |
|----|---|----------|
| 2 | She's here to talk about the processes of | |
| 3 | developing controls focused on monitoring | |
| 4 | enforcement, not the actual acts of the third | |
| 5 | parties in a specific date and time. | 03:39:21 |
| 6 | MR. KO: Well, Mr. Blume, I'm so glad | |
| 7 | that you referred to topic 2 | |
| 8 | SPECIAL MASTER GARRIE: Counsel Ko | |
| 9 | what was your response, Counsel Ko? | |
| 10 | MR. KO: So I was saying, I'm I'm | 03:39:32 |
| 11 | I'm glad that Mr. Blume referenced topic 2b and 2d, | |
| 12 | which Ms. Hendrix testified to earlier as being | |
| 13 | related to topic 3. | |
| 14 | (Simultaneously speaking.) | |
| 15 | MR. BLUME: That's not what I said. | 03:39:41 |
| 16 | MR. KO: But 2d, in particular 2d, in | |
| 17 | particular, asks and requests Facebook to provide a | |
| 18 | witness to identify the category and the type of | |
| 19 | data or information which Facebook sold, made | |
| 20 | accessible or made available, including how as | 03:39:57 |
| 21 | 2d indicates, "How Facebook ensured Third Parties' | |
| 22 | use of such Data or Information was limited to the | |
| 23 | Use Case." | |
| 24 | SPECIAL MASTER GARRIE: Okay. Is that | |
| 25 | Ms. Hendrix or not? | 03:40:09 |
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| 1 | MR. BLUME: It | 03:40:11 |
|----|--|----------|
| 2 | MR. KO: Right. That's what I want to | |
| 3 | know. | |
| 4 | MR. BLUME: Yeah, it is it | |
| 5 | SPECIAL MASTER GARRIE: No. No. One | 03:40:15 |
| 6 | second, Counsel. | |
| 7 | MR. KO: Well, who he is | |
| 8 | SPECIAL MASTER GARRIE: I'm asking the | |
| 9 | questions now. | |
| 10 | So Counsel Blume | 03:40:17 |
| 11 | MR. BLUME: Yes. | |
| 12 | SPECIAL MASTER GARRIE: just for my | |
| 13 | clarification, has she been submitted as a | |
| 14 | witness 30(b)(6) witness on 2e? | |
| 15 | MR. BLUME: "How Facebook ensured Third | 03:40:27 |
| 16 | Parties" Use of such Data." | |
| 17 | It's it's it is the policies and | |
| 18 | procedures that allow Facebook to monitor third | |
| 19 | parties' use of data. | |
| 20 | The question was: "Question: Now, after | 03:40:37 |
| 21 | May of 2015, certain third parties continued to | |
| 22 | access friend data." | |
| 23 | That doesn't go to Facebook's policies or | |
| 24 | procedures or processes that were developed in | |
| 25 | order to monitor third parties over between 2007 | 03:40:51 |
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| r | | |
|----|--|----------|
| 1 | and and present. It goes to what were the | 03:40:54 |
| 2 | actions of third parties in May of 2015. | |
| 3 | That is beyond the scope of 2d. It is | |
| 4 | beyond the scope of topic 3. If they wanted to ask | |
| 5 | or create a topic that said identify all | 03:41:04 |
| 6 | third-party applications that continue to access | |
| 7 | friend data or use friend data at any time, they | |
| 8 | could have. It's not how they worded their topics. | |
| 9 | Ms Ms Ms. Hendrix is a is | |
| 10 | is on focuses on policies, procedures. She's | 03:41:19 |
| 11 | been doing it her whole career. And she's happy to | |
| 12 | talk about what those policies and procedures are | |
| 13 | for monitoring the the the acts and and | |
| 14 | accesses of of third party. And how Facebook | |
| 15 | ensured that that the use of data was limited to | 03:41:36 |
| 16 | the use case; that is, the agreements of the | |
| 17 | developers. Policies and procedures not | |
| 18 | SPECIAL MASTER GARRIE: I got it. I got | |
| 19 | it. | |
| 20 | MR. BLUME: actual | 03:41:47 |
| 21 | SPECIAL MASTER GARRIE: I got it. I | |
| 22 | got I understand Facebook's position. | |
| 23 | Counsel Ko? | |
| 24 | MR. KO: I have two responses, | |
| 25 | Special Master Garrie. | 03:41:58 |
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| 1 | One, it is bit divorced from reality if | 03:41:58 |
|----|--|----------|
| 2 | one can only testify as to the policies and | |
| 3 | procedures and not the facts for which those | |
| 4 | policies and procedures can be applied. | |
| 5 | So my question with respect to whether or | 03:42:10 |
| 6 | not third parties continued to access information | |
| 7 | about a friend or a user's friend, obviously | |
| 8 | relates to the policies the ultimate policies | |
| 9 | and procedures that Facebook applied. | |
| 10 | Such that Ms. Hendrix, as Mr. Blume is | 03:42:26 |
| 11 | indicating, has spent her life enforcing certain | |
| 12 | policies and procedures that relate to the | |
| 13 | monitoring and enforcement of user information. | |
| 14 | Secondly, and a more practical point, is | |
| 15 | as follows: Ms. Hendrix is the one that described, | 03:42:42 |
| 16 | in response to one of my questions, her knowledge | |
| 17 | of friend deprecation. And so I am perfectly | |
| 18 | entitled to explore her knowledge of friend | |
| 19 | deprecation, which is exactly what I'm doing. | |
| 20 | And she seems to be fully aware of | 03:43:00 |
| 21 | several aspects of friend deprecation, which | |
| 22 | obviously is a key claim in this case. And so of | |
| 23 | course | |
| 24 | SPECIAL MASTER GARRIE: I got it. | |
| 25 | MR. KO: I'm able to ask her questions | 03:43:11 |
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| 1 | about that. | 03:43:12 |
|----|---|----------|
| 2 | SPECIAL MASTER GARRIE: Okay. Okay. So | |
| 3 | just so I understand, Counsel Blume, did you | |
| 4 | instruct her not to answer? | |
| 5 | Just I can scroll back up to see | 03:43:21 |
| 6 | what | |
| 7 | MR. BLUME: Yes. I'm not I'm not | |
| 8 | they will have Ms. Hendrix in her personal capacity | |
| 9 | and he's free to ask her what she knows. | |
| 10 | But as a corporate representative, | 03:43:34 |
| 11 | she's un she is prepared to talk about topics | |
| 12 | relating to the processes and procedures, not with | |
| 13 | regard to the actions of specific third parties. | |
| 14 | SPECIAL MASTER GARRIE: And I I | |
| 15 | understand | 03:43:46 |
| 16 | (Simultaneously speaking.) | |
| 17 | MR. BLUME: Other than that let's put | |
| 18 | it this way | |
| 19 | SPECIAL MASTER GARRIE: And I | |
| 20 | understand | 03:43:46 |
| 21 | MR. BLUME: So, yes, I'm instructing | |
| 22 | I'm instructing her, at this point, not to answer | |
| 23 | that question. She's not prepared to speak to it | |
| 24 | today. And it's not because it's not covered by | |
| 25 | her topics. | 03:43:57 |
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| 1 | Maybe if I can add one thing, | 03:43:58 |
|----|---|----------|
| 2 | Special Master Garrie, that may be helpful. | |
| 3 | The the under compulsion, Facebook | |
| 4 | provided a ton of material, as you know, on ADI, | |
| 5 | which was a review of this very question which now | 03:44:41 |
| 6 | they have. That is not a topic. And that | |
| 7 | because that and that was focused on in review | |
| 8 | of whether or not the very question that | |
| 9 | that that Mr. Ko asked, which is did third | |
| 10 | parties continue to access friend data after the | 03:44:58 |
| 11 | deprecation and accountability. So it's just not | |
| 12 | one of the the topics | |
| 13 | MS. WEAVER: Can I ask one question? | |
| 14 | SPECIAL MASTER GARRIE: Well, no, no, no. | |
| 15 | One one defendant and one take. I apologize, | 03:45:11 |
| 16 | Counsel. We were unless was that the | |
| 17 | witness I can't see people who are muted. | |
| 18 | But one take, one defendant. I, | |
| 19 | apologize, Counsel Weaver, that's the standard | |
| 20 | here. | 03:45:19 |
| 21 | So I don't believe she's prepared | |
| 22 | the the witness is prepared to answer your | |
| 23 | question, Counsel Ko, at this point, in capacity as | |
| 24 | a 30(b)(6) witness on behalf of the company. She's | |
| 25 | here, so | 03:45:43 |
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| 1 | MR. KO: And I | 03:45:44 |
|----|---|----------|
| 2 | SPECIAL MASTER GARRIE: And I I | |
| 3 | understand your position and and I note it. And | |
| 4 | I understand it. | |
| 5 | We haven't heard if she will answer or | 03:45:50 |
| 6 | not. So before we advance further down the path, | |
| 7 | Ms. Hendrix, I I have to if I look like I'm | |
| 8 | looking away, it's because I have two monitors and | |
| 9 | I'm just trying to read the prior testimony on that | |
| 10 | to see if you actually what your answer was. | 03:46:11 |
| 11 | Directing her not to answer okay. | |
| 12 | Before | |
| 13 | MR. KO: The question was at 3:35, | |
| 14 | Special Master Garrie. | |
| 15 | "After May of 2015 certain third parties | 03:46:36 |
| 16 | continued to access friend data, correct?" | |
| 17 | SPECIAL MASTER GARRIE: Okay. Well, in | |
| 18 | the off chance, Ms. Hendrix, are you going to do | |
| 19 | you want I are you've been instructed by | |
| 20 | your lawyer, are you going to answer the question? | 03:47:11 |
| 21 | THE DEPONENT: I thought I had said | |
| 22 | earlier, I don't remember the precise I don't | |
| 23 | remember the precise date. I think that it's | |
| 24 | actually referred to in the FTC order. | |
| 25 | But to point you to a public, you know, | 03:47:26 |
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| 1 | document, but I don't remember. I just | 03:47:28 |
|----|---|----------|
| 2 | know that and I also would like to for the | |
| 3 | record, I never said grace period. And we don't | |
| 4 | refer to our breaking changes as grace periods. | |
| 5 | So I'd like to correct that. And I | 03:47:38 |
| 6 | haven't been doing this also my entire life, I'd | |
| 7 | like to correct. I have only been doing this since | |
| 8 | I joined in October of 2008. | |
| 9 | But all of the relevant disclosures and | |
| 10 | privacy settings that needed to be in place were | 03:47:52 |
| 11 | I can testify with 100 percent, that they stayed in | |
| 12 | place and changes were made once that we were | |
| 13 | certain no longer friend information or friend | |
| 14 | permissions were being made available to | |
| 15 | third-party apps. | 03:48:08 |
| 16 | SPECIAL MASTER GARRIE: That's | |
| 17 | sufficient. | |
| 18 | Counsel Ko, next question. | |
| 19 | THE DEPONENT: Thank you. | |
| 20 | Q. (By Mr. Ko) Okay. With respect to | 03:48:17 |
| 21 | topic 2d, Ms. Hendrix, are you prepared to testify | |
| 22 | on that topic as it relates to friend sharing and | |
| 23 | the deprecation of of friend sharing in | |
| 24 | connection with Graph v2? | |
| 25 | A. I believe I am. | 03:48:40 |
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| | | |

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| 1 | Q. Great. | 03:48:48 |
|----|---|----------|
| 2 | So since you are prepared to testify on | |
| 3 | that topic, are you aware of any third parties that | |
| 4 | continue to access friend data following the | |
| 5 | deprecation of of friend sharing in connection | 03:48:56 |
| 6 | with Graph v1? | |
| 7 | MR. BLUME: Objection. Same objection. | |
| 8 | D is how Facebook ensured third parties' | |
| 9 | use of data was limited to the use case, which is | |
| 10 | policies, procedures and the enforcement of | 03:49:12 |
| 11 | policies and procedures. | |
| 12 | MR. KO: Is there anything, Mr. Blume in, | |
| 13 | topic 2 that refers to policies and procedures? | |
| 14 | I don't know why you keep raising that. | |
| 15 | MR. BLUME: It it relates to the | 03:49:23 |
| 16 | category identification of type of data or | |
| 17 | information to which Facebook sold, which it didn't | |
| 18 | as she testified, made accessible, made available | |
| 19 | or allowed. So it's not what actually occurred, | |
| 20 | what the third parties specifically did. | 03:49:35 |
| 21 | But the type of data, including d, how | |
| 22 | Facebook ensured that the use of that data was | |
| 23 | limited to the use case, which is enforcement | |
| 24 | mechanisms behind the policies. It's not which | |
| 25 | third parties what third parties were doing | 03:49:52 |
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| 1 | when. | 03:49:54 |
|----|--|----------|
| 2 | MR. KO: Now I am going to request, | |
| 3 | Special Master Garrie, that we go off the record | |
| 4 | because we've been talking about this point for | |
| 5 | 15 minutes and I have a suggestion as to how to | 03:50:01 |
| 6 | move forward. | |
| 7 | SPECIAL MASTER GARRIE: Okay. We'll go | |
| 8 | off the record for but when we go back on the | |
| 9 | record, I'm going to rule. | |
| 10 | MR. KO: Yup. Thank you. So I can we | 03:50:15 |
| 11 | do it this way, Special Master Garrie? If if | |
| 12 | if this | |
| 13 | (Brief interruption.) | |
| 14 | MR. KO: I'm sorry. Sorry. | |
| 15 | THE COURT REPORTER: John, go off. | 03:50:23 |
| 16 | THE VIDEOGRAPHER: You guys want to go | |
| 17 | off the record, just to be sure? | |
| 18 | SPECIAL MASTER GARRIE: Off the record. | |
| 19 | Thank you. | |
| 20 | THE DEPONENT: Thank you. We're off the | 03:50:32 |
| 21 | record. It's 3:50 p.m. | |
| 22 | (Recess taken.) | |
| 23 | THE VIDEOGRAPHER: We're back on the | |
| 24 | record. It's 4:09 p.m. | |
| 25 | Q. (By Mr. Ko) Ms. Hendrix, thank you for | 04:09:58 |
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| 1 | | |
|----|--|----------|
| 1 | allowing the lawyers and Special Master Garrie to | 04:09:59 |
| 2 | do their legal thing. But I just want to make sure | |
| 3 | that the record is clear with respect to your | |
| 4 | answer to the following question. | |
| 5 | With respect to topic 2d or 3c, are you | 04:10:11 |
| 6 | prepared to testify on either of these topics as | |
| 7 | they relate to friend sharing and the deprecation | |
| 8 | of friend sharing in connection with Graph v2? | |
| 9 | MR. BLUME: Yes, she is. And we said | |
| 10 | that at the outset. | 04:10:38 |
| 11 | MR. KO: I was asking Ms. Hendrix, not | |
| 12 | you | |
| 13 | (Simultaneously speaking.) | |
| 14 | MR. BLUME: But it's a it's a legal | |
| 15 | it's a legal question on prepare. You already | 04:10:41 |
| 16 | asked that in the third question of the day. | |
| 17 | Yes, she's prepared to do that, except as | |
| 18 | it relates to targeted advertising. | |
| 19 | Q. (By Mr. Ko) Ms. Hendrix, can you answer | |
| 20 | that question? | 04:10:55 |
| 21 | MR. BLUME: It's it's okay. You've | |
| 22 | asked and answered. | |
| 23 | You can answer. Go ahead. | |
| 24 | THE DEPONENT: It's still yes. | |
| 25 | Q. (By Mr. Ko) Thank you. | 04:11:06 |
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| | | |

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| 1 | And as it relates to third-party app | 04:11:07 | |
|----|---|----------|--|
| 2 | developers that actually continued to access friend | | |
| 3 | information post-deprecation of this friend | | |
| 4 | sharing, are you prepared to testify on that topic? | | |
| 5 | MR. BLUME: I'm objection. | 04:11:24 | |
| 6 | THE DEPONENT: When v1 was deprecated, | | |
| 7 | there was no concept of requesting friend | | |
| 8 | permissions from people. | | |
| 9 | Q. (By Mr. Ko) What do you mean when you | | |
| 10 | say there was no concept of requesting friend | 04:11:46 | |
| 11 | permissions from people? | | |
| 12 | A. I mean the product it just wouldn't | | |
| 13 | work, right. If you didn't move your app and build | | |
| 14 | off of v2, from a technical standpoint at | | |
| 15 | deprecation of v1, you could no longer call the | 04:12:01 | |
| 16 | Graph API and receive any friend permissions. | | |
| 17 | There was no longer the ability to request friend | | |
| 18 | permissions. | | |
| 19 | You've said friend sharing and friend | | |
| 20 | data. I just want to make sure we're clear. | 04:12:16 | |
| 21 | Because today you can ask people to share their | | |
| 22 | inapp friend list which returns, of course, the | | |
| 23 | friend public friend profile picture and name, | | |
| 24 | if that person hasn't opted out of platform. | | |
| 25 | So that's why this terminology is really | 04:12:30 | |
| | | Page 227 | |

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| 1 | | |
|----|--|----------|
| 1 | important here. So friend permissions, once v1 was | 04:12:34 |
| 2 | fully deprecated, are no longer a thing from a | |
| 3 | product perspective. | |
| 4 | MR. BLUME: There you go. | |
| 5 | Q. (By Mr. Ko) Are you familiar with the | 04:12:46 |
| 6 | term whitelisting? | |
| 7 | A. Yes. | |
| 8 | Q. What's your understanding of that term? | |
| 9 | A. It's it's | |
| 10 | MR. BLUME: Hold | 04:12:54 |
| 11 | THE DEPONENT: Yeah. | |
| 12 | MR. BLUME: hold on. Now, this is | |
| 13 | clearly topic 7. | |
| 14 | MR. KO: That is not. You have a | |
| 15 | superficial understanding of these topics, | 04:13:00 |
| 16 | Mr. Blume. | |
| 17 | MR. BLUME: I | |
| 18 | (Simultaneously speaking.) | |
| 19 | Q. (By Mr. Ko) Can you please answer that | |
| 20 | question | 04:13:06 |
| 21 | MR. BLUME: Wow. Was that was that | |
| 22 | was that was that a personal insult? Wow. | |
| 23 | MR. KO: No. | |
| 24 | Whitelisting topic 7 is discuss | |
| 25 | whitelisting. What the here the the | 04:13:15 |
| | | Page 228 |

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| 1 | problem is you | 04:13:17 |
|----|---|----------|
| 2 | SPECIAL MASTER GARRIE: One sec, | |
| 3 | Counsel Blume, is your | |
| 4 | MR. KO: Note your objection. | |
| 5 | SPECIAL MASTER GARRIE: Counsel Ko, | 04:13:23 |
| 6 | Counsel Blume, I will say it one more time. Say | |
| 7 | the objection. | |
| 8 | I believe the objection, Mr | |
| 9 | Counsel Blume, you're saying is objection. Beyond | |
| 10 | the scope of what this witness is here to testify | 04:13:31 |
| 11 | to. | |
| 12 | Is that your objection or is | |
| 13 | MR. BLUME: Yeah. Well, the he got | |
| 14 | his first answer answered. But we thought about it | |
| 15 | off the record. So that's done. | 04:13:41 |
| 16 | But now he's moving it to what is | |
| 17 | topic 7, whitelist particular apps. So I'm I'm | |
| 18 | hard-pressed to see where that falls in her topics. | |
| 19 | SPECIAL MASTER GARRIE: Is your | |
| 20 | objection | 04:13:55 |
| 21 | MR. BLUME: So the objection is beyond | |
| 22 | the scope. | |
| 23 | SPECIAL MASTER GARRIE: Got it. | |
| 24 | Counsel Ko. | |
| 25 | MR. KO: Well, I mean, my position is | 04:14:00 |
| | | Page 229 |

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| 1 | very consistent with how it has been before. | 04:14:01 |
|----|--|----------|
| 2 | Mr. Blume is perfectly entitled to note | |
| 3 | his objection for the record. But I would ask that | |
| 4 | Ms. Hendrix answer the question regardless. | |
| 5 | And more importantly, when I asked her | 04:14:11 |
| 6 | first if she was familiar with the term | |
| 7 | "whitelisting," she said yes. And so I'm entitled | |
| 8 | to understand what her understanding of that is. | |
| 9 | MR. BLUME: She's she as a | |
| 10 | corporate representative | 04:14:22 |
| 11 | SPECIAL MASTER GARRIE: She's here as a | |
| 12 | 30(b)(6) witness | |
| 13 | MR. BLUME: Yeah. | |
| 14 | SPECIAL MASTER GARRIE: on specific | |
| 15 | issues, Counsel Ko. So if they relate to the | 04:14:27 |
| 16 | topics at issues, she is here to testify, please | |
| 17 | show me the topic and issue she and how where | |
| 18 | whitelist is stated. And then I can then issue a | |
| 19 | ruling on whether or not I will order the witness | |
| 20 | to answer the question or not. | 04:14:45 |
| 21 | MR. KO: Special Master Garrie, | |
| 22 | Facebook's monitoring and enforcement of third | |
| 23 | parties is obviously related to both the continual | |
| 24 | access of friends data and relatedly the | |
| 25 | whitelisting by Facebook of certain third parties | 04:14:59 |
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| 1 | to continue to access that data. | 04:15:03 |
|----|--|----------|
| 2 | So the monitoring and enforcement of user | |
| 3 | information is fundamentally related to the | |
| 4 | whitelisting of these permissions. | |
| 5 | In addition, topic 2d indicates how | 04:15:14 |
| 6 | Facebook ensured third parties' use of data or | |
| 7 | information was, in fact, limited to the use case. | |
| 8 | If there were whitelisting or exceptions, | |
| 9 | or any other special permissions that continued on | |
| 10 | and that Facebook continued to allow third parties | 04:15:30 |
| 11 | to access, I am certainly entitled to explore and | |
| 12 | elicit testimony regarding how Facebook monitored | |
| 13 | and enforced those third parties. | |
| 14 | SPECIAL MASTER GARRIE: Can you read back | |
| 15 | the question, Court Reporter. | 04:16:07 |
| 16 | MR. KO: I believe it was the question at | |
| 17 | 4:12:54, Rebecca. | |
| 18 | THE COURT REPORTER: So I'll read the | |
| 19 | question before that. | |
| 20 | (Record read as follows: | 04:16:44 |
| 21 | "QUESTION: Are you familiar with the | |
| 22 | term whitelisting? | |
| 23 | "ANSWER: Yes. | |
| 24 | "QUESTION: What's your understanding | |
| 25 | of that term?") | 04:16:44 |
| | | Page 231 |

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| MR. BLUME: If I may be heard? | 04:16:47 |
|---|---|
| MR. KO: I mean, the idea, | |
| Special Master Garrie, is that I can't lay any | |
| foundation | |
| SPECIAL MASTER GARRIE: No, wait. Stop. | 04:16:54 |
| I haven't ruled to just because I haven't | |
| as as it relates to the topics you're here to | |
| testify about as whitelisting relates to those | |
| topics, Ms. Hendrix, can you please answer the | |
| question. | 04:17:09 |
| I note your objection, for the record, | |
| Counsel Blume, but it's overruled. | |
| As it relates to the topics you're here | |
| to speak to, please provide your answer to the | |
| question. | 04:17:20 |
| THE DEPONENT: I just don't understand | |
| how it relates to monitoring and enforcement. If | |
| friend permissions have been deprecated, then | |
| there's no friend permissions to review, for | |
| example, at app review, because developers from a | 04:17:35 |
| product technical perspective can't answer it. So | |
| it doesn't make any sense. It's not it's not | |
| related to why I'm here. | |
| Q. (By Mr. Ko) Okay. Are you prepared, in | |
| connection with any of the topics that you have | 04:17:50 |
| | Page 232 |
| | MR. KO: I mean, the idea, Special Master Garrie, is that I can't lay any foundation SPECIAL MASTER GARRIE: No, wait. Stop. I haven't ruled to just because I haven't as as it relates to the topics you're here to testify about as whitelisting relates to those topics, Ms. Hendrix, can you please answer the question. I note your objection, for the record, Counsel Blume, but it's overruled. As it relates to the topics you're here to speak to, please provide your answer to the question. THE DEPONENT: I just don't understand how it relates to monitoring and enforcement. If friend permissions have been deprecated, then there's no friend permissions to review, for example, at app review, because developers from a product technical perspective can't answer it. So it doesn't make any sense. It's not it's not related to why I'm here. Q. (By Mr. Ko) Okay. Are you prepared, in |

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| 1 | been designated to speak on about, are you | 04:17:53 |
|----|---|----------|
| 2 | prepared to testify on behalf of Facebook as to any | |
| 3 | aspect of whitelisting at all? | |
| 4 | MR. BLUME: You asked just asked that | |
| 5 | question and she just answered it. | 04:18:08 |
| 6 | MR. KO: Stop, Mr. Blume. | |
| 7 | SPECIAL MASTER GARRIE: No, you got to | |
| 8 | object, Counsel Blume, or let the question | |
| 9 | MR. BLUME: Asked and answered. It | |
| 10 | was | 04:18:17 |
| 11 | SPECIAL MASTER GARRIE: Answer the | |
| 12 | question. | |
| 13 | MR. BLUME: Special Master Garrie, it was | |
| 14 | the question you just asked her. | |
| 15 | SPECIAL MASTER GARRIE: Well | 04:18:26 |
| 16 | MR. BLUME: Answer is the same. You can | |
| 17 | answer again. | |
| 18 | THE DEPONENT: I I agree that that | |
| 19 | my response to Special Master Garrie's question is | |
| 20 | accurate. And I don't see how whitelisting is | 04:18:36 |
| 21 | relevant to the topics on why I'm I'm here | |
| 22 | today. Like I don't I don't see it. And I'm | |
| 23 | not trying to be evasive. I just don't understand. | |
| 24 | And I feel like Mr. Ko just might not understand. | |
| 25 | Q. (By Mr. Ko) Yeah. And and I'm I'm | 04:18:53 |
| | | Page 233 |
| | | |

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| 1 | trying to be very precise with my words. And I | 04:18:54 |
|----|---|----------|
| 2 | understand that you don't believe it's relevant. | |
| 3 | And so it's just a simple yes-or-no question, for | |
| 4 | the record. | |
| 5 | Are you prepared | 04:19:02 |
| 6 | SPECIAL MASTER GARRIE: Go ahead. | |
| 7 | MR. KO: Do you have an objection, Rob? | |
| 8 | MR. BLUME: Yes. Asked and answered now | |
| 9 | a third time. This is just wasting time. | |
| 10 | Q. (By Mr. Ko) Not notwithstanding | 04:19:16 |
| 11 | Mr. Blume's cracks on the record, are you prepared, | |
| 12 | Ms. Hendrix, to testify on any aspect of | |
| 13 | whitelisting as it relates to the topics you have | |
| 14 | been designated to testify on behalf of Facebook | |
| 15 | for. | 04:19:35 |
| 16 | MR. BLUME: Objection. | |
| 17 | Special Master Garrie, does she have to | |
| 18 | now answer that a third time? | |
| 19 | SPECIAL MASTER GARRIE: Did you was | |
| 20 | the answer in the affirmative, Ms. Hendrix? | 04:19:51 |
| 21 | I believe it was the first time. The | |
| 22 | second time, I'm not sure. The third time, I | |
| 23 | believe it was yes, but she's you're not sure | |
| 24 | how I'm can you just was it affirmative, | |
| 25 | yes? | 04:20:02 |
| | | Page 234 |

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| 1 | I'm just I'm confused at this point. | 04:20:02 |
|----|---|----------|
| 2 | Just yes or no. | |
| 3 | THE DEPONENT: I said yes to the specific | |
| 4 | question of whether I'm familiar with the topic of | |
| 5 | whitelisting, which is not a defined term. | 04:20:12 |
| 6 | SPECIAL MASTER GARRIE: No, no, no. | |
| 7 | That's not that's not the question. | |
| 8 | All I'm interested in is, are you the | |
| 9 | question was, are you prepared to testify on any | |
| 10 | aspect of whitelisting as it relates to what you | 04:20:24 |
| 11 | have been designated to testify on behalf of | |
| 12 | Facebook for. | |
| 13 | THE DEPONENT: I | |
| 14 | MR. BLUME: Shall I read her answer? | |
| 15 | She doesn't it doesn't one thing | 04:20:39 |
| 16 | doesn't relate to the other. That's what she's | |
| 17 | saying. She says "I don't understand how it | |
| 18 | relates." | |
| 19 | And I think the problem, | |
| 20 | Special Master Garrie, is that I don't think Mr. Ko | 04:20:45 |
| 21 | understands the concept and so which she said | |
| 22 | now three times, "I don't understand how it relates | |
| 23 | to monitoring and everyone. If friend permissions | |
| 24 | have been deprecated, then there's no friend | |
| 25 | permissions to review." | 04:20:57 |
| | | Page 235 |

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| 1 | SPECIAL MASTER GARRIE: Well | 04:20:58 |
|----|--|----------|
| 2 | MR. BLUME: And so it doesn't relate to | |
| 3 | her topics. It just doesn't relate. It's the | |
| 4 | concept and that's my fear is that Mr. Ko | |
| 5 | doesn't understand the concept of whitelisting and | 04:21:05 |
| 6 | so he's saying it | |
| 7 | SPECIAL MASTER GARRIE: Okay. Then wait | |
| 8 | a second. We can fix this. | |
| 9 | Can we define could you please | |
| 10 | define, Ms. Hendrix, what whitelisting is for you? | 04:21:15 |
| 11 | MR. KO: The question that I had | |
| 12 | MR. BLUME: Personally. But not | |
| 13 | not a not as a corporate representative. How | |
| 14 | what she means what she | |
| 15 | (Simultaneously speaking.) | 04:21:21 |
| 16 | SPECIAL MASTER GARRIE: What she | |
| 17 | understands in her capacity well, he she was | |
| 18 | asked whether she is prepared to speak to | |
| 19 | whitelisting in response to any of the topics she | |
| 20 | is here to speak to today. | 04:21:30 |
| 21 | What was stated is, she doesn't | |
| 22 | understand how whitelisting applies to what she is | |
| 23 | here to speak about today. | |
| 24 | I'm asking her to explain to me her | |
| 25 | definition of whitelisting. So that way I can | 04:21:41 |
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| 1 | then we can move forward because I don't so | 04:21:45 |
|----|--|----------|
| 2 | can you please answer the question? | |
| 3 | MR. BLUME: Well, with all due respect, | |
| 4 | Your Honor, it's how we prepared her. It it's | |
| 5 | whether or not we she is sufficiently adequately | 04:21:54 |
| 6 | prepared. | |
| 7 | We have obligations under the rules to | |
| 8 | adequately prepare the witness pursuant to the | |
| 9 | topics as stated. Her personal understanding | |
| 10 | mean may mean nothing. There is a | 04:22:02 |
| 11 | topic specifically | |
| 12 | SPECIAL MASTER GARRIE: I I | |
| 13 | understand. My point is | |
| 14 | MR. BLUME: So | |
| 15 | SPECIAL MASTER GARRIE: that as as | 04:22:07 |
| 16 | it's defined, how however as the corporate | |
| 17 | representative, how do you not believe | |
| 18 | whitelisting relates in any way to what needs | |
| 19 | MR. BLUME: It's defined | |
| 20 | SPECIAL MASTER GARRIE: that you have | 04:22:18 |
| 21 | been designated to speak about it on. | |
| 22 | MR. BLUME: It's defined in the document. | |
| 23 | SPECIAL MASTER GARRIE: Well, I'd like an | |
| 24 | answer to my question, Ms. Hendrix. | |
| 25 | THE DEPONENT: Well, do do they | 04:22:32 |
| | | Page 237 |

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| 1 | does the plaintiffs' counsel do they define | 04:22:32 |
|----|---|----------|
| 2 | it I mean, do you want me to read their | |
| 3 | definition, if the answer is yes to that first | |
| 4 | question and then try to respond? | |
| 5 | SPECIAL MASTER GARRIE: That would be | 04:22:40 |
| 6 | I thought the definition of whitelisting was | |
| 7 | actually in the deposition notice. So that's what | |
| 8 | I've been operating under the understanding of what | |
| 9 | it is, but that so maybe is it not there, | |
| 10 | Counsel Blume? | 04:22:52 |
| 11 | MR. BLUME: No, it | |
| 12 | (Simultaneously speaking.) | |
| 13 | MR. KO: So also I | |
| 14 | MR. BLUME: whitelisted partners | |
| 15 | it's defined as in I'm not sure the | 04:22:54 |
| 16 | the on page 10 in and a part a | |
| 17 | whitelisted partner is "any entity or person | |
| 18 | provided access to a capability, such as permission | |
| 19 | to read or write information via a specific API | |
| 20 | call, that was not provided to all entities or | 04:23:11 |
| 21 | persons." | |
| 22 | SPECIAL MASTER GARRIE: Right. So with | |
| 23 | that understanding and that definition, Mr. Ko's | |
| 24 | question is because I've == I've been operating | |
| 25 | with that definition. But apparently maybe this | 04:23:29 |
| | | Page 238 |

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| 1 | isn't but the question was, from Mr. Ko, | 04:23:34 |
|----|---|----------|
| 2 | Ms. Hendrix are you prepared, Ms. Hendrix, to | |
| 3 | testify in any aspect of whitelisting as it relates | |
| 4 | to what you have been designated to testify on | |
| 5 | behalf of Facebook, using the definition that was | 04:23:54 |
| 6 | just read into the record? | |
| 7 | THE DEPONENT: Thank thank you for | |
| 8 | pointing this out to me. And and I don't have | |
| 9 | any I I don't sorry that I didn't recall | |
| 10 | that that was in there. | 04:24:08 |
| 11 | I don't, sitting here today, think that | |
| 12 | there is any relevancy with respect to anything | |
| 13 | that I've been told to to be prepared for that | |
| 14 | relates to any of those topics. | |
| 15 | I can swear under oath that I just | 04:24:24 |
| 16 | sitting here today, I I struggle to come up with | |
| 17 | anything. | |
| 18 | MR. BLUME: It's not that she's not | |
| 19 | prepared. It just doesn't apply. | |
| 20 | SPECIAL MASTER GARRIE: Well | 04:24:34 |
| 21 | MR. BLUME: That's the difference. | |
| 22 | SPECIAL MASTER GARRIE: Well, you're | |
| 23 | you're Counsel Blume, he's entitled to ask the | |
| 24 | question and she's entitled to answer the question, | |
| 25 | whether whitelisting is appropriate, in her view, | 04:24:47 |
| | | Page 239 |

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| 1 | as the witness that she designated by Facebook and | 04:24:49 |
|----|---|----------|
| 2 | is prepared to speak to that. | |
| 3 | And if her her position is, "No, it's | |
| 4 | not, and I don't understand why," which is what she | |
| 5 | has said. So we can move forward. | 04:24:58 |
| 6 | MR. KO: This is all this is all | |
| 7 | Special Master Garrie, this is all sort of | |
| 8 | insanity, if you will, as well, because | |
| 9 | SPECIAL MASTER GARRIE: No, no | |
| 10 | adjectives. Let me be very clear so there's no | 04:25:11 |
| 11 | ambiguity here. | |
| 12 | There cannot be another you need to | |
| 13 | take more time to think about what you're going | |
| 14 | to the words you're going to use. We are going | |
| 15 | to curb our words. You will not use insanity | 04:25:19 |
| 16 | you will use constructive terms for any question | |
| 17 | any words you want that will not further ex | |
| 18 | agitate or result in further future frustration. | |
| 19 | MR. KO: Noted. I I apologize. And I | |
| 20 | apologize that I am so frustrated today. | 04:25:36 |
| 21 | I have the point I wanted to make, | |
| 22 | Special Master Garrie, was I had asked the | |
| 23 | question, "Are you familiar with the term | |
| 24 | whitelisting?" The answer was "Yes." | |
| 25 | The next question was, "What is your | 04:25:49 |
| | | Page 240 |

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| 1 | understanding of that term?" And that is what led | 04:25:51 |
|----|---|----------|
| 2 | to this another 20 minutes on the record of back | |
| 3 | and forth to a very basic question. | |
| 4 | SPECIAL MASTER GARRIE: Well | |
| 5 | MR. KO: And, of course, all of my | 04:26:03 |
| 6 | questions relate to Ms. Hendrix' capacity as a | |
| 7 | 30(b)(6) witness. | |
| 8 | And, again, Mr. Blume can object for the | |
| 9 | record, but he certainly cannot instruct the | |
| 10 | witness not to answer as he had. That is | 04:26:14 |
| 11 | completely improper. | |
| 12 | MR. BLUME: I can, actually. | |
| 13 | SPECIAL MASTER GARRIE: Yeah. | |
| 14 | MR. BLUME: I actually can. | |
| 15 | MR. KO: Only with respect to privilege, | 04:26:19 |
| 16 | not with respect to | |
| 17 | MR. BLUME: That is not the rules. | |
| 18 | SPECIAL MASTER GARRIE: No, for | |
| 19 | 30(b)(6) | |
| 20 | MR. BLUME: No | 04:26:22 |
| 21 | SPECIAL MASTER GARRIE: With with | |
| 22 | regards to 30(b)(6) | |
| 23 | MR. BLUME: It's not the rules. | |
| 24 | SPECIAL MASTER GARRIE: you can | |
| 25 | because the witness is here to testify on certain | 04:26:26 |
| | | Page 241 |

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| 1 | | |
|----|--|----------|
| 1 | subjects, under the case law in the Ninth Circuit, | 04:26:28 |
| 2 | they they have to preserve their rights because | |
| 3 | the witness's testimony can be called at trial | |
| 4 | accordingly. So he is obligated to make sure that | |
| 5 | the witness testifies only on the subjects that | 04:26:41 |
| 6 | they are before or been designated as. | |
| 7 | I I I believe the case | |
| 8 | don't quote me, but I want there's a Ninth | |
| 9 | Circuit case that brings them in line with all the | |
| 10 | other circuits. I can't remember it, as I sit here | 04:27:00 |
| 11 | now. | |
| 12 | So he is entitled to and and needs to | |
| 13 | rate and note the objection for the record. And | |
| 14 | instruct the witness because the statements are | |
| 15 | binding. | 04:27:14 |
| 16 | MR. KO: Special Master Garrie, do you | |
| 17 | mind I I believe when on the | |
| 18 | record I mean, Ms. Hendrix, unfortunately, | |
| 19 | you you've been relieved at some periods of time | |
| 20 | for the last hour and a half. | 04:27:32 |
| 21 | But I'm dealing with a bit of a personal | |
| 22 | emergency. So I I was hoping that to take | |
| 23 | five minutes to address this, and then we can get | |
| 24 | back on the record, if you wouldn't mind. | |
| 25 | SPECIAL MASTER GARRIE: Yeah. Somebody | 04:27:45 |
| | | Page 242 |

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| 1 | please open the breakout rooms so everybody can | 04:27:46 |
|----|---|----------|
| 2 | take time to five minutes. And we'll reconvene | |
| 3 | in five minutes. | |
| 4 | THE VIDEOGRAPHER: Okay. We're off the | |
| 5 | record we're off the record. It's 4:28 p.m. | 04:27:56 |
| 6 | (Recess taken.) | |
| 7 | THE VIDEOGRAPHER: We're back on the | |
| 8 | record. It's 4:40 p.m. | |
| 9 | SPECIAL MASTER GARRIE: Ready to go back | |
| 10 | on the record? | 04:40:58 |
| 11 | MR. BLUME: Yes. | |
| 12 | SPECIAL MASTER GARRIE: No. Counsel Ko, | |
| 13 | was that a yes from you? | |
| 14 | MR. KO: Yes. | |
| 15 | SPECIAL MASTER GARRIE: All right. We're | 04:41:03 |
| 16 | going to go back on the record. I want to make | |
| 17 | I want to make another statement before anybody | |
| 18 | says anything. | |
| 19 | Let's go back on the record. | |
| 20 | THE VIDEOGRAPHER: Thank you. We're back | 04:41:13 |
| 21 | on record. It's 4:41 p.m. | |
| 22 | MS. WEAVER: Okay. This is the | |
| 23 | Special Master and I'm going to remind counsel | |
| 24 | again, do not talk over each other or I will make | |
| 25 | all of these be in person. So we can keep | 04:41:22 |
| | | Page 243 |

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| 1 | trying and endeavor to get this right. | 04:41:25 |
|----|---|----------|
| 2 | But it is critical, for the purposes of | |
| 3 | the court reporter, to have a full and complete | |
| 4 | record. We you are still consistently talking | |
| 5 | over each other, the witness and vice versa. So | 04:41:37 |
| 6 | please endeavor among yourselves to allow each | |
| 7 | other to finish finish speaking and show the | |
| 8 | courtesy and respect and so on and so forth. | |
| 9 | With that said, I will turn it back to | |
| 10 | Counsel Ko to continue forward. | 04:41:55 |
| 11 | MR. KO: Thank you, | |
| 12 | Special Master Garrie. | |
| 13 | And Ms. Hendrix, thank you for your | |
| 14 | patience. I actually hope to only have a few more | |
| 15 | series of questions for you, if all goes according | 04:42:07 |
| 16 | to plan. So the end is in sight, at least with | |
| 17 | respect to today. | |
| 18 | Q. (By Mr. Ko) Now, with respect to the | |
| 19 | topics that you have been designated to testify on | |
| 20 | behalf of Facebook for, are you prepared to testify | 04:42:28 |
| 21 | as to any aspect of these topics as it as they | |
| 22 | relate to whitelisting? | |
| 23 | MR. BLUME: Objection. Asked and | |
| 24 | answered. | |
| 25 | THE DEPONENT: I've already made it | 04:42:49 |
| | | Page 244 |

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| 1 | clear, I believe, on the record, with all due | 04:42:51 |
|----|---|----------|
| 2 | respect, that I am prepared to speak to the topics. | |
| 3 | And based on the definition here of whitelisted | |
| 4 | partners, and, again, saying for the record, that | |
| 5 | we do not have a fixed definition, as a corporate | 04:43:06 |
| 6 | company, precisely of what that means. It can mean | |
| 7 | different things to different people. I am not | |
| 8 | able, sitting here today after reviewing the | |
| 9 | topics multiple times able to provide any | |
| 10 | information that I think is at all relevant on my | 04:43:22 |
| 11 | understanding and this definition of whitelisting | |
| 12 | to those topics. | |
| 13 | Q. (By Mr. Ko) Thank you for making that | |
| 14 | clear. | |
| 15 | Now, with respect to the policies and | 04:43:35 |
| 16 | procedures that I believe your counsel has | |
| 17 | indicated you can testify as to, are there any | |
| 18 | policies and procedures that relate to third | |
| 19 | parties' use of friend use of user information | |
| 20 | beyond the use case? | 04:43:55 |
| 21 | A. I need to refresh my use case refers | |
| 22 | to the purpose for any entity to obtain user data. | |
| 23 | And then your question again. I I'm | |
| 24 | sorry. | |
| 25 | Q. With respect to the policies and | 04:44:14 |
| | | Page 245 |

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| 1 | procedures that I believe you are prepared to | 04:44:15 |
|----|--|----------|
| 2 | testify on, are there any policies and procedures | |
| 3 | that relate to third parties' use of user | |
| 4 | information beyond the use case? | |
| 5 | A. What wait. Isn't that the opposite of | 04:44:36 |
| 6 | what you asked me? | |
| 7 | Like are you asking what policies and | |
| 8 | monitoring procedures are in place that relate to | |
| 9 | user data | |
| 10 | Q. I don't know what your | 04:44:47 |
| 11 | A for use case? | |
| 12 | Q. I don't what understanding you have of | |
| 13 | of my previous question. But I'm simply asking you | |
| 14 | this question. | |
| 15 | With respect to the policies and | 04:44:53 |
| 16 | procedures that I believe you are prepared to | |
| 17 | testify on, are there any policies and procedures | |
| 18 | that relate to third parties' use of user | |
| 19 | information beyond the use case? | |
| 20 | MR. BLUME: Objection. | 04:45:07 |
| 21 | THE DEPONENT: There are policies with | |
| 22 | respect to the use of friend data and they exist | |
| 23 | today because we still allow you to share your | |
| 24 | inapp friends list. | |
| 25 | And in terms of monitoring for user | 04:45:31 |
| | | Page 246 |

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| 1 | information then, yes, there's an app review team. | 04:45:36 |
|----|---|----------|
| 2 | And there's other teams within DevOps that review | |
| 3 | apps for compliance with those policies governing | |
| 4 | use of user information. | |
| 5 | Q. (By Mr. Ko) And those policies that | 04:45:57 |
| 6 | govern the use of user information, what are they? | |
| 7 | And to be helpful | |
| 8 | A. Well | |
| 9 | Q I'm referring to the specific ones | |
| 10 | that you just mentioned in your prior response. | 04:46:12 |
| 11 | A. Well, I didn't mention specific policies. | |
| 12 | I just said, you know, there's still a friend | |
| 13 | there are still a friend friend-related | |
| 14 | policies because the login product still allows you | |
| 15 | to access inapp friend lists. | 04:46:32 |
| 16 | So there are friend-specific | |
| 17 | provisions I believe there's two that relate | |
| 18 | to use of friend information. And then there's | |
| 19 | other policies for use of user information in the | |
| 20 | platform terms and the developer policies, and the | 04:46:49 |
| 21 | term terms of service perhaps elsewhere. But | |
| 22 | for the relevant topics, that's the locations that | |
| 23 | come to mind. | |
| 24 | Q. Any other policies that you can think of | |
| 25 | that contain this information? | 04:47:02 |
| | | Page 247 |

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| 1 | MR. BLUME: Objection. Form. | 04:47:05 |
|----|--|----------|
| 2 | THE DEPONENT: I don't have anything | |
| 3 | further to add in response to what I said. | |
| 4 | Q. (By Mr. Ko) Given your understanding of | |
| 5 | the term "whitelisted apps," as indicated in this | 04:47:24 |
| 6 | notice, are you aware of whether or not the the | |
| 7 | SRR ever indicated at any time that Facebook was | |
| 8 | going to allow whitelisted partners to continue | |
| 9 | making specific API calls with respect to friend | |
| 10 | data? | 04:47:57 |
| 11 | MR. BLUME: Objection. Form. | |
| 12 | THE DEPONENT: I I it's hard for me | |
| 13 | to answer your question because I don't like the | |
| 14 | way you worded it. So it's hard for me to do like | |
| 15 | yes or no. | 04:48:15 |
| 16 | Q. (By Mr. Ko) What what part of the | |
| 17 | question did you not like? | |
| 18 | A. I' I'm going to need you to restate | |
| 19 | it. | |
| 20 | Q. You you have a certain understanding | 04:48:29 |
| 21 | of whitelisted partners; you had indicated that to | |
| 22 | me earlier, right? | |
| 23 | A. Yes. And and I believe that I'm | |
| 24 | supposed to, for my purposes today, adopt this | |
| 25 | description in No. 26; is that correct? | 04:48:42 |
| | | Page 248 |

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| 1 | Q. Given given the definition of | 04:48:49 |
|----|---|----------|
| 2 | whitelisted partners, or whitelist, or whitelisted, | |
| 3 | or whitelisting, as indicated in paragraph 26 of | |
| 4 | the notice, do you know whether or not the SRRs at | |
| 5 | any time ever indicated that Facebook was going to | 04:49:02 |
| 6 | whitelist certain apps and permit them to continue | |
| 7 | accessing friend information after 2014? | |
| 8 | MR. BLUME: Objection. Form. | |
| 9 | THE DEPONENT: That would not be anything | |
| 10 | in the SRR. | 04:49:20 |
| 11 | Q. (By Mr. Ko) Same question with respect | |
| 12 | to the data use policy or all iterations thereto. | |
| 13 | Did did the data use policy at any | |
| 14 | time ever indicate that Facebook was going to | |
| 15 | whitelist certain apps and permit them to continue | 04:49:38 |
| 16 | accessing friend data after 2014? | |
| 17 | MR. BLUME: Objection. Form. | |
| 18 | THE DEPONENT: The data use policy at all | |
| 19 | times during the relevant period made clear to | |
| 20 | people what data was available through the | 04:49:53 |
| 21 | platform. | |
| 22 | So like I said, to the extent the v1 apps | |
| 23 | were still live, regardless of when they were | |
| 24 | deprecated, those disclosures were there in | |
| 25 | multiple locations, including the controls and | 04:50:06 |
| | | Page 249 |

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| 1 | settings that people had to control their | 04:50:11 |
|----|---|----------|
| 2 | information. We never removed those disclosures | |
| 3 | until it was no longer relevant to people. | |
| 4 | Q. (By Mr. Ko) And I know you testified | |
| 5 | that you don't recall exactly when that occurred. | 04:50:24 |
| 6 | But with respect to the rolling out of v2 | |
| 7 | or Graph v2, when that occurred, was there any | |
| 8 | aspect of the data use policy that ever indicated | |
| 9 | that Facebook was going to whitelist certain apps | |
| 10 | and permit them to continue accessing friend data? | 04:50:44 |
| 11 | MR. BLUME: Objection. | |
| 12 | THE DEPONENT: I don't believe that we | |
| 13 | would have communicated that in the data use | |
| 14 | policy. | |
| 15 | Sorry. I I hear myself speculating. | 04:51:02 |
| 16 | I'm having afternoon fatigue. | |
| 17 | That just wouldn't be the location. | |
| 18 | The the that's not the purpose of the data | |
| 19 | use policy. | |
| 20 | Q. (By Mr. Ko) So the to be the clear, | 04:51:13 |
| 21 | the data use policies did not disclose or reflect | |
| 22 | any indication that Facebook was going to whitelist | |
| 23 | certain apps and permit them to continue accessing | |
| 24 | friend data, correct? | |
| 25 | MR. BLUME: Asked and answered. | 04:51:26 |
| | | Page 250 |

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| 1 | THE DEPONENT: The the data use policy | 04:51:40 |
|----|---|----------|
| 2 | told people, including the product itself, right. | |
| 3 | So when a user goes to log in, they would see that | |
| 4 | the app was requesting friend information, right. | |
| 5 | And the user's friends were still able to see that | 04:51:53 |
| 6 | they could, unless they opted out of platform, | |
| 7 | enable their friends who choose to use platform and | |
| 8 | log in to apps. | |
| 9 | So all of facts with respect to how it | |
| 10 | worked were available to people at all times | 04:52:06 |
| 11 | through both the product, and the user experience | |
| 12 | by using the product, and through the privacy and | |
| 13 | app settings and pri data use policy and help | |
| 14 | center, and all of the educational tools that we've | |
| 15 | discussed throughout the day, always made it clear | 04:52:23 |
| 16 | that that was how the platform worked. | |
| 17 | Now, a subset of the platform that's | |
| 18 | developing on v2 worked in a different way. But | |
| 19 | it's more important to tell people what's happening | |
| 20 | with the v1. | 04:52:41 |
| 21 | Q. (By Mr. Ko) So in connection with the | |
| 22 | data use policy, was there ever a disclosure at any | |
| 23 | time over the relevant time period that Facebook | |
| 24 | was going to whitelist certain apps and permit them | |
| 25 | to continue accessing friend data? | 04:52:58 |
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| 1 | MR. BLUME: Objection. Form. | 04:53:01 |
|----|---|----------|
| 2 | THE DEPONENT: I don't I don't know. | |
| 3 | I'm I I am sure we have versions I could find | |
| 4 | out. I don't believe that we would have done so, | |
| 5 | because it's not the right document. That's | 04:53:15 |
| 6 | Q. (By Mr. Ko) Regardless of whether or not | |
| 7 | it was the right document and you you have I | |
| 8 | mean, we provided your counsel, and it sounds like | |
| 9 | to you, ultimately, a copy of or at least a | |
| 10 | reference to the fact that we were going to discuss | 04:53:34 |
| 11 | the data use policy, among the other policies that | |
| 12 | are applicable to users in this case. | |
| 13 | Did you, in fact, review the data use | |
| 14 | policies in connection with preparing for this | |
| 15 | deposition? | 04:53:51 |
| 16 | A. I testified earlier today that I reviewed | |
| 17 | multiple versions of the data use policies. I am | |
| 18 | sitting here today to tell you I don't believe that | |
| 19 | the contents of any of those versions would have | |
| 20 | included any topics pertaining to the word | 04:54:05 |
| 21 | "whitelist" because that, again, is not what | |
| 22 | privacy policies or data use policies for Meta | |
| 23 | purposes. | |
| 24 | That's not the the that's not the | |
| 25 | place I would put it, but I don't recall having | 04:54:18 |
| | | Page 252 |

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| 1 | seen it in the all of the versions that I did | 04:54:21 |
|----|---|----------|
| 2 | review. | |
| 3 | Q. And in connection with the data use | |
| 4 | policies that you reviewed and were in place over | |
| 5 | the relevant time period, was there ever any | 04:54:32 |
| 6 | indication or disclosure that in those data use | |
| 7 | policies, that Facebook was going to permit certain | |
| 8 | third parties to access certain friend information | |
| 9 | about a user in connection with Graph v2? | |
| 10 | MR. BLUME: Objection. Form. | 04:55:00 |
| 11 | THE DEPONENT: To try to be helpful, like | |
| 12 | there there was no disclosure that certain apps | |
| 13 | would no longer have access to friend information. | |
| 14 | MR. KO: That is helpful. Thank you. | |
| 15 | THE DEPONENT: And, again, I should | 04:55:21 |
| 16 | correct myself. | |
| 17 | All apps, even to today, can get certain | |
| 18 | friend data. So I should have said friend | |
| 19 | permissions. But I I I just wanted to | |
| 20 | clarify that point. | 04:55:34 |
| 21 | Q. (By Mr. Ko) And when you say that | |
| 22 | certain apps can continue to continue to get | |
| 23 | friend data to this day, you are just talking about | |
| 24 | the carve-out that you had described before, the | |
| 25 | inapp friend lists, correct? | 04:55:48 |
| | | Page 253 |

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| 1 | A. Yes, through the APIs. Because keeping | 04:55:49 |
|----|--|----------|
| 2 | in mind there's other methods by which friends | |
| 3 | can and and we disclose that to people when | |
| 4 | we tell them to be mindful of what they share with | |
| 5 | their friends. So if we're just talking about the | 04:56:02 |
| 6 | platform, then that's correct. | |
| 7 | Q. Any other friend information, other than | |
| 8 | the inapp friend list, on the platform that a | |
| 9 | third-party app developer can access today? | |
| 10 | A. Ever since v2, there has not been any | 04:56:18 |
| 11 | friend permissions built, whether via a public API | |
| 12 | or a private, or partner, rather, API. Like I I | |
| 13 | can confirm that that that friend permissions | |
| 14 | have gone away. | |
| 15 | Q. Does the term or are you familiar with | 04:57:04 |
| 16 | the term "integration partner"? | |
| 17 | A. I am. | |
| 18 | Q. What is your understanding of that? | |
| 19 | A. Those are those are service providers | |
| 20 | who build and they let's use I think I can | 04:57:22 |
| 21 | better respond with an example. | |
| 22 | Like Facebook is available on BlackBerry | |
| 23 | and BlackBerry is an integration partner and | |
| 24 | well, was available. And so integration partners | |
| 25 | are people are partners who enabled you to | 04:57:38 |
| | | Page 254 |

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| 1 | | |
|----|---|----------|
| 1 | replicate Facebook on your on their devices. So | 04:57:42 |
| 2 | people could have so so I guess put | |
| 3 | differently, if you don't have if you don't have | |
| 4 | an integration partner, then you can't use Facebook | |
| 5 | on BlackBerry. It just doesn't technically work. | 04:57:56 |
| 6 | So they they replicate Facebook for | |
| 7 | people so they can use Facebook on other things, | |
| 8 | like in their cars. Like Mercedes is a is an | |
| 9 | example. | |
| 10 | Q. Are you aware of whether or not any | 04:58:15 |
| 11 | integration partners continue to access friend data | |
| 12 | after 2014? | |
| 13 | MR. BLUME: Objection. Beyond the scope. | |
| 14 | THE DEPONENT: Hum? | |
| 15 | MR. BLUME: Hold on. | 04:58:34 |
| 16 | THE DEPONENT: Okay. Sorry. | |
| 17 | MR. BLUME: Same question with regard | |
| 18 | I mean, integration partners, third party. | |
| 19 | Instruct you not to answer. Beyond the | |
| 20 | scope. | 04:58:40 |
| 21 | Q. (By Mr. Ko) Are you going to follow that | |
| 22 | instruction? | |
| 23 | A. Yes. | |
| 24 | Q. Are you aware of whether or not the SRR, | |
| 25 | or any iteration thereto, ever indicated at any | 04:58:57 |
| | | Page 255 |

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| 1 | time that Facebook was going to permit certain | 04:59:03 |
|----|---|----------|
| 2 | integration partners to continue accessing friend | |
| 3 | data after 2014? | |
| 4 | MR. BLUME: Objection. | |
| 5 | THE DEPONENT: I'm aware that even from | 04:59:18 |
| 6 | the relevant period up until today, there is a | |
| 7 | service provider section within the context of the | |
| 8 | data use policy which is directly incorporated by | |
| 9 | reference in the terms of service and/or SRR. And | |
| 10 | that explains very clearly that there are service | 04:59:31 |
| 11 | providers who help us provide services, such as our | |
| 12 | products I I'm not quoting me on the | |
| 13 | language and then those integration partners, | |
| 14 | for example, would be agreeing to terms. | |
| 15 | And those terms had provisions on user | 04:59:45 |
| 16 | data which required those partners to be very clear | |
| 17 | about what it was they were collecting and how they | |
| 18 | were going to use the information. And that could | |
| 19 | only be used in accordance with our agreements with | |
| 20 | those integration partners, which was to provide | 04:59:58 |
| 21 | Facebook, for example, on the BlackBerry service | |
| 22 | app phone, rather. | |
| 23 | Q. (By Mr. Ko) So your understanding of | |
| 24 | sorry. | |
| 25 | So your understanding of integration | 05:00:12 |
| | | Page 256 |
| | | |

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| 1 | partners and your description of integration | 05:00:14 |
|----|---|----------|
| 2 | partners is that they fit under the umbrella of the | |
| 3 | service provider language and the data use policy? | |
| 4 | A. Say that again. You cut out. | |
| 5 | Q. The description of integration partners | 05:00:30 |
| 6 | that you have provided, is it your understanding | |
| 7 | that they would fit under the umbrella of the | |
| 8 | service provider language in the data use policy? | |
| 9 | A. It does. | |
| 10 | Q. So does do the I think I know the | 05:01:00 |
| 11 | answer to this question, but I'm I'm going to | |
| 12 | ask it nonetheless so that the record is clear. | |
| 13 | Did the data use policies ever indicate | |
| 14 | at any time that Facebook was going to permit an | |
| 15 | integration partner to continue accessing friend | 05:01:15 |
| 16 | data after 2014? | |
| 17 | A. There's too much weaving of concepts | |
| 18 | going on in your question. | |
| 19 | The the data use policy | |
| 20 | Q. It's a complicated case. | 05:01:31 |
| 21 | A. Sorry. Go ahead. | |
| 22 | Q. Go ahead. Sorry. I didn't mean to | |
| 23 | interrupt. | |
| 24 | A. The data use policy told people about the | |
| 25 | Facebook platform and how they could control their | 05:01:40 |
| | | Page 257 |

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| 1 | information with applications on that use the | 05:01:43 |
|----|---|----------|
| 2 | Facebook platform. | |
| 3 | But there's also another section and I | |
| 4 | believe it's been mostly referred to as service | |
| 5 | providers and/or just added upon that which is | 05:01:55 |
| 6 | another paragraph, which is different and distinct. | |
| 7 | And that is telling people that we have certain | |
| 8 | partners. I you know, I'd have to pull up the | |
| 9 | precise language that help us provide our | |
| 10 | products. | 05:02:11 |
| 11 | And so the example in that service | |
| 12 | provider section that I'm referring to is that | |
| 13 | these integration partners allow users to access | |
| 14 | access Facebook, for example, Nintendo, to enable | |
| 15 | people to share their Nintendo device hardware. | 05:02:24 |
| 16 | Like when they're on using that playing that | |
| 17 | game and they beat their friends, they could, | |
| 18 | because of their service provider relationship with | |
| 19 | us, enable people to share on Facebook some story. | |
| 20 | Maybe that they beat their friend in a game or that | 05:02:42 |
| 21 | they, you know, beat Super Mario Brothers, for | |
| 22 | example. | |
| 23 | Q. So is it your testimony that there were | |
| 24 | aspects of the data use policy that communicated to | |
| 25 | users that service providers, including but not | 05:02:54 |
| | | Page 258 |

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| 1 | limited to integration partners, continue to access | 05:02:58 |
|----|---|----------|
| 2 | information about a user's friend; is that fair to | |
| 3 | say? | |
| 4 | MR. BLUME: Objection. Form. | |
| 5 | Objection. Form. | 05:03:06 |
| 6 | THE DEPONENT: I don't remember if the | |
| 7 | word "integration" was in there. But the word | |
| 8 | "partners" is in there. And the first sentence | |
| 9 | of of multiple versions, if not all of them, is | |
| 10 | very clear to people. That we have partners that | 05:03:18 |
| 11 | help us provide access to and provide and to | |
| 12 | Facebook's products, like to improve them. | |
| 13 | I should stop rambling on what it says | |
| 14 | and actually refer to the precise language. But | |
| 15 | it's always been clear. | 05:03:33 |
| 16 | Q. (By Mr. Ko) Is there language in the | |
| 17 | data use policy that reflects that reflects how | |
| 18 | Facebook would control, or not control, the | |
| 19 | information that a third party would acquire about | |
| 20 | a user or a user's friend? | 05:03:55 |
| 21 | MR. BLUME: Objection. Form. | |
| 22 | THE DEPONENT: The data use policy has | |
| 23 | always told people about what third-party | |
| 24 | applications can access through our platform and | |
| 25 | what including the information that their | 05:04:11 |
| | | Page 259 |

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| 1 | friends can share. It's always been clear. | 05:04:14 |
|----|--|----------|
| 2 | Q. (By Mr. Ko) Is there anything in the | |
| 3 | data use policy that reflects any language about | |
| 4 | how Facebook would monitor or enforce the use of | |
| 5 | that information once it was acquired by that | 05:04:32 |
| 6 | third party? | |
| 7 | A. So the answer is yes, there's information | |
| 8 | about the fact not I I really should | |
| 9 | answer yes to your question. | |
| 10 | So the the data use policy tells | 05:04:49 |
| 11 | people to be careful about what and the terms of | |
| 12 | service tells tells people to be careful what | |
| 13 | it is that they're sharing and be aware of the | |
| 14 | information they share. Not just with their | |
| 15 | friends, but with with applications. | 05:05:06 |
| 16 | And that those applications are required | |
| 17 | to respect the user's privacy, but to be very | |
| 18 | closely to read their terms of service because the | |
| 19 | developer also has terms for use of their | |
| 20 | third-party application. | 05:05:21 |
| 21 | So it cautions people. So there's | |
| 22 | relevant language always in the relevant period on | |
| 23 | the topic of the fact that developers are required | |
| 24 | to respect their privacy policy their privacy, | |
| 25 | and for people to read the terms and policies of | 05:05:35 |
| | | Page 260 |
| | | I I |

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| 1 | the developer because they govern the developer's | 05:05:39 |
|----|---|----------|
| 2 | use of the information that the person is choosing | |
| 3 | to share. | |
| 4 | Q. And how did Facebook ensure that third | |
| 5 | parties were, in fact, required to respect the | 05:05:50 |
| 6 | user's privacy? | |
| 7 | MR. BLUME: Objection. Form. | |
| 8 | THE DEPONENT: Through our agreements | |
| 9 | with like we ensured it because the developers | |
| 10 | contractually agreed and are obligated to adhere to | 05:06:04 |
| 11 | those terms. So in terms of requiring like that | |
| 12 | is the agreements that we had with developers and | |
| 13 | the provisions included therein required developers | |
| 14 | to follow our terms and respect and comply with | |
| 15 | their own privacy policies. | 05:06:24 |
| 16 | Q. (By Mr. Ko) And those contractual | |
| 17 | agreements I assume you're talking about the | |
| 18 | platform policy? | |
| 19 | A. The platform terms and developer policies | |
| 20 | today and any other applicable provision, to the | 05:06:38 |
| 21 | extent there is one. But, yes, those are the | |
| 22 | primary terms. | |
| 23 | Q. Are there any aspect are there any | |
| 24 | policies, other than the platform terms and | |
| 25 | developer policies, or the platform policy before | 05:06:54 |
| | | Page 261 |
| | | ı |

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| 1 | that, that reflects this contractual agreement | 05:07:00 |
|----|---|----------|
| 2 | between Facebook and a third-party app developer, | |
| 3 | as to how they would go about respecting a user's | |
| 4 | privacy? | |
| 5 | MR. BLUME: Objection. | 05:07:18 |
| 6 | THE DEPONENT: So the terms, the SRR | |
| 7 | have have disclosures that there's other | |
| 8 | provisions. And at the very bottom of them, it | |
| 9 | tells people that there could be additional terms | |
| 10 | and policies. And it has incorporates by | 05:07:40 |
| 11 | reference the platform terms. And in the relevant | |
| 12 | period, the platform policies. | |
| 13 | So it makes people aware that there are | |
| 14 | terms of use for developers who use our platform | |
| 15 | and so that's the SRR. And then for the data | 05:07:55 |
| 16 | use policy, all I won't repeat myself. I think | |
| 17 | I went over that. | |
| 18 | Q. (By Mr. Ko) So is it your testimony that | |
| 19 | the SRRs link to or reference the the platform | |
| 20 | policy or the current iteration of it, which | 05:08:19 |
| 21 | which are the platform terms and developer | |
| 22 | policies? | |
| 23 | A. Yes. At the at the bottom, it links | |
| 24 | to things like the advertising guidelines and other | |
| 25 | different terms associated with different products | 05:08:32 |
| | | Page 262 |

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| 1 | for the use of different apps and services that we | 05:08:36 |
|----|---|----------|
| 2 | offer and require third parties to adhere to. | |
| 3 | Q. And were there specific provisions in the | |
| 4 | data use policy or excuse me. | |
| 5 | Were there specific provisions in the | 05:08:48 |
| 6 | platform policy or the platform terms and developer | |
| 7 | policies that reflected how a third-party app | |
| 8 | developer was to respect a user's privacy? | |
| 9 | MR. BLUME: Objection. | |
| 10 | THE DEPONENT: That's a broad statement. | 05:09:12 |
| 11 | But there are provisions, and always have | |
| 12 | been. Like you have to have a privacy policy that | |
| 13 | tells people what it is that you collect and how | |
| 14 | you will use and/or share their information. You | |
| 15 | have to comply with your privacy policy. You have | 05:09:22 |
| 16 | to not be don't mislead, confuse or surprise | |
| 17 | people, which could pertain to our topics today. | |
| 18 | So there were definitely provisions that | |
| 19 | are privacy related in the formerly known as in | |
| 20 | the platform policies and current versions of the | 05:09:43 |
| 21 | platform terms and developer policies, such as only | |
| 22 | request the information you need to meaningfully | |
| 23 | improve the user's experience. | |
| 24 | So it's a broad privacy is a broad | |
| 25 | statement, and so those are examples of privacy | 05:09:57 |
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| 1 | related provisions. | 05:09:59 |
|----|---|----------|
| 2 | Q. (By Mr. Ko) And with respect to the | |
| 3 | provisions that you are referring to that required | |
| 4 | the third-party app developers to respect the | |
| 5 | user's privacy, how did Facebook monitor and | 05:10:11 |
| 6 | enforce those terms? | |
| 7 | A. We automa we we monitor using both | |
| 8 | automated and manual means. So we have automated | |
| 9 | tools that have been dynamic over the years, as | |
| 10 | we've updated them or built different types of | 05:10:33 |
| 11 | automated monitoring tactics. | |
| 12 | A good example would be we built a | |
| 13 | privacy policy crawler that would help crawl and | |
| 14 | detect broken privacy policy links because we | |
| 15 | require developers to have a privacy policy. | 05:10:51 |
| 16 | And if it's broken and a user can't find | |
| 17 | it, then the automated crawler can detect that. | |
| 18 | And then a human can well, no, never mind. I | |
| 19 | shouldn't like the automated crawler can can | |
| 20 | detect that and I believe it can automated enforce. | 05:11:04 |
| 21 | I don't believe it goes to a human. So I may be | |
| 22 | mistaken there. But I'm pretty sure the automated | |
| 23 | is complete. | |
| 24 | But either way the the issue the | |
| 25 | issue gets surfaced and addressed and oops, I | 05:11:18 |
| | | Page 264 |

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| 1 | should stop because I'm forgetting because I | 05:11:26 |
|----|--|----------|
| 2 | rambled. Evening or late yeah, evening fatigue. | |
| 3 | Q. This automatic system, is it fair to | |
| 4 | describe that as a preemptive measure | |
| 5 | MR. BLUME: Objection. | 05:11:37 |
| 6 | Q. (By Mr. Ko) or was it more of a | |
| 7 | reactive measure? | |
| 8 | MR. BLUME: Objection. | |
| 9 | THE DEPONENT: I I don't know what you | |
| 10 | mean by "preemptive measure." | 05:11:49 |
| 11 | I mean, the crawler runs. And if the app | |
| 12 | is live on the platform and not in developer mode, | |
| 13 | for example, like the crawler can it I'm not | |
| 14 | remembering, sitting here today, how often. I | |
| 15 | think it's each week, but I I do not want I | 05:12:09 |
| 16 | should stop speculating. But the crawler | |
| 17 | proactively calls and detects. So it doesn't | |
| 18 | like so I don't know what you mean by pre | |
| 19 | "preemptive." | |
| 20 | Q. (By Mr. Ko) Other than this crawler, | 05:12:23 |
| 21 | what were the other ways in which Facebook | |
| 22 | monitored and enforced terms its terms with | |
| 23 | third parties regarding user privacy? | |
| 24 | A. Sticking on automated measures, there | |
| 25 | were systems in place to detect like signals that | 05:12:42 |
| | | Page 265 |

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| 1 | could be red flags or or maybe not. | 05:12:49 |
|----|---|----------|
| 2 | So like spikes in API calls. Significant | |
| 3 | growth of an app. So if you see that it really | |
| 4 | grows, it could be potentially spamming the | |
| 5 | platform and engaging in some type of of | 05:13:02 |
| 6 | activity that would potentially violate, or it's a | |
| 7 | holiday season and they're running an ad campaign | |
| 8 | and they are, you know, getting a lot of installs | |
| 9 | because they're pointing people to their app for | |
| 10 | through whatever mechanisms. | 05:13:18 |
| 11 | So it's just meant as a signal. And also | |
| 12 | users people can report apps through, for | |
| 13 | example, any post that a person shares from an app. | |
| 14 | There's an ability at each post for a user to | |
| 15 | report what they're seeing for multiple reasons. | 05:13:39 |
| 16 | We also receive reports internally, | |
| 17 | externally, for example, from the press, or other | |
| 18 | third parties. Like advertisers might point out | |
| 19 | something or other developers might observe that | |
| 20 | there's violations. | 05:13:56 |
| 21 | And so through user reports, external and | |
| 22 | internal reports, and then proactive developer | |
| 23 | operations. Team members manually going in to | |
| 24 | review applications for compliance with the terms | |
| 25 | and policies. | 05:14:15 |
| | | Page 266 |

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| And I forgot another privacy related | 05:14:15 |
|---|--|
| provision. But like the security requirements to | |
| protect data obtained from us from against | |
| unauthorized use access or disclosure. | |
| So at time, during the relevant period, | 05:14:37 |
| we would search for potential breaches of like a | |
| data breach, for example, to inquire if the | |
| developer violated our policies or if they were a | |
| victim and were somehow hacked. | |
| But either way, we would try to get to | 05:14:51 |
| ground truth on what happened as it related to data | |
| that had been obtained from us to the extent that | |
| it was compromised. | |
| So there's a lot of monitoring that | |
| goes that takes place both in on Facebook and | 05:15:01 |
| then off of Facebook, depending on on yeah, I | |
| should stop. Getting tired. Sorry. | |
| Q. Would you agree with me that it was | |
| Facebook's job to police and monitor API abuse by | |
| third parties on its platform? | 05:15:21 |
| A. I agree with you that we committed to | |
| to policing our platform through and we did so | |
| through multiple measures, including agreements | |
| with developers. | |
| At times, we we introduce the formal | 05:15:35 |
| | Page 267 |
| | provision. But like the security requirements to protect data obtained from us from against unauthorized use access or disclosure. (So at time, during the relevant period,) We would search for potential breaches of like a data breach, for example, to inquire if the developer violated our policies or if they were a victim and were somehow hacked. (But either way, we would try to get to ground truth on what happened as it related to data that had been obtained from us to the extent that it was compromised. (So there's a lot of monitoring that goes that takes place both in on Facebook and then off of Facebook, depending on on yeah, I should stop. Getting tired. Sorry. Q. Would you agree with me that it was Facebook's job to police and monitor API abuse by third parties on its platform? A. I agree with you that we committed to to policing our platform through and we did so through multiple measures, including agreements with developers. |

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| 1 | app review team. But there was already teams that | 05:15:41 |
|----|---|----------|
| 2 | were proactively reviewing apps for compliance | |
| 3 | prior to that. | |
| 4 | So I I do agree that Facebook needs | |
| 5 | to and has had like policy enforcement review | 05:15:51 |
| 6 | measures that have been, you know, effective and | |
| 7 | practical and proportionate to the platform. | |
| 8 | Q. But did Facebook succeed in its effort to | |
| 9 | police and monitor API abuse on its platform? | |
| 10 | MR. BLUME: Objection. Hold on. | 05:16:15 |
| 11 | Calls for a legal conclusion. And | |
| 12 | outside the scope of the topics. | |
| 13 | Instruct you not to answer on behalf of | |
| 14 | the organization. | |
| 15 | THE DEPONENT: Does that mean I answer in | 05:16:35 |
| 16 | my personal or | |
| 17 | MR. BLUME: No. | |
| 18 | THE DEPONENT: do I don't answer at | |
| 19 | all. | |
| 20 | MR. BLUME: You don't answer. | 05:16:40 |
| 21 | THE DEPONENT: Okay. | |
| 22 | Q. (By Mr. Ko) You're going to follow the | |
| 23 | instructions of your counsel? | |
| 24 | A. Yes, sir. | |
| 25 | Q. Would you agree with me that it was | 05:16:49 |
| | | Page 268 |

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| 1 | difficult, if not impossible, for Facebook to | 05:16:51 |
|----|---|----------|
| 2 | capture all the data abuse and misuse that was | |
| 3 | happening on its platform? | |
| 4 | MR. BLUME: Hold on. | |
| 5 | Objection. Compound. Vague. And calls | 05:17:01 |
| 6 | for a legal conclusion. And beyond the scope of | |
| 7 | the topics. | |
| 8 | And instruct you not to answer as a | |
| 9 | 30(b)(6) witness. | |
| 10 | Q. (By Mr. Ko) Are you going to follow that | 05:17:23 |
| 11 | instruction? | |
| 12 | A. Yes, sir. | |
| 13 | Q. Now, would you agree with me and, of | |
| 14 | course, I'm asking as I always have been for these | |
| 15 | questions in your capacity as a 30(b)(6) witness | 05:17:38 |
| 16 | that is here to testify on matters such as | |
| 17 | monitoring and enforcement as reflected in topic 3, | |
| 18 | would you agree that it was difficult, if not | |
| 19 | impossible, for Facebook to monitor, enforce, | |
| 20 | police, all the API abuse that was happening on its | 05:17:55 |
| 21 | platform? | |
| 22 | MR. BLUME: Objection. Calls not for | |
| 23 | facts but opinion of an organization, which is | |
| 24 | beyond the scope of the 30(b)(6). | |
| 25 | And, therefore, I instruct you not to | 05:18:05 |
| | | Page 269 |

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| 1 | answer. | 05:18:08 |
|----|---|----------|
| 2 | Q. (By Mr. Ko) Are you going to follow that | |
| 3 | instruction? | |
| 4 | A. Yes, sir. | |
| 5 | Q. Are you aware of any facts speaking on | 05:18:18 |
| 6 | behalf of the company, are you aware of any facts | |
| 7 | or circumstances in which it became known that it | |
| 8 | was impossible for Facebook to police and monitor | |
| 9 | all the abuse that was happening on its platform? | |
| 10 | MR. BLUME: Again, to the extent that you | 05:18:33 |
| 11 | are aware of any facts that relate to some | |
| 12 | assessment of impossible | |
| 13 | SPECIAL MASTER GARRIE: Counsel, is there | |
| 14 | an objection? | |
| 15 | MR. BLUME: Yeah. I'm about to to | 05:18:44 |
| 16 | it's a privilege objection. And so I'm defining | |
| 17 | the scope of the privilege for her, if I may. | |
| 18 | SPECIAL MASTER GARRIE: Yeah. Sure. I | |
| 19 | just wasn't sure if there was an objection. | |
| 20 | MR. BLUME: Yes. | 05:18:55 |
| 21 | So to the extent that you become aware of | |
| 22 | facts about the impossibility of Facebook | |
| 23 | monitoring, as a result of conversations with legal | |
| 24 | counsel, or based on advice from legal counsel, I'd | |
| 25 | instruct you not to answer. | 05:19:09 |
| | | Page 270 |

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| 1 | And and and, as well, I would | 05:19:10 |
|----|---|----------|
| 2 | object that it is sufficiently vague as to be | |
| 3 | outside the scope of the topics about which you're | |
| 4 | testifying as a 30(b)(6) witness, which is another | |
| 5 | instruction not to answer. | 05:19:30 |
| 6 | Q. (By Mr. Blume) Are you going to follow | |
| 7 | that instruction? | |
| 8 | A. I'm not sure if I'm supposed to wait for | |
| 9 | Special Master Garrie because he just turned on his | |
| 10 | video and he | 05:19:44 |
| 11 | SPECIAL MASTER GARRIE: Thank you. | |
| 12 | THE DEPONENT: that means he might | |
| 13 | talk. | |
| 14 | SPECIAL MASTER GARRIE: That is true. | |
| 15 | Counsel Counsel Ko, what what | 05:19:50 |
| 16 | does within the scope of what this witness was | |
| 17 | designated to, what does that your question map | |
| 18 | to? | |
| 19 | MR. KO: Topic 3c, Special Master. | |
| 20 | SPECIAL MASTER GARRIE: Can you read it | 05:20:15 |
| 21 | because I don't have it in front of me. | |
| 22 | MR. KO: "Facebook's monitoring and | |
| 23 | enforcement of contractual terms with Third Parties | |
| 24 | regarding their use of User's Data or Information." | |
| 25 | We can we can screen-share it, too, | 05:20:30 |
| | | Page 271 |

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| 1 | for everyone to see. | 05:20:31 |
|----|---|----------|
| 2 | SPECIAL MASTER GARRIE: That that | |
| 3 | would be helpful. | |
| 4 | MR. BLUME: If I may, Your Honor? | |
| 5 | SPECIAL MASTER GARRIE: One second. | 05:20:43 |
| 6 | Yeah, Counsel Blume, please explain to me | |
| 7 | how this is beyond the scope of what she was | |
| 8 | designated by Facebook to testify to. | |
| 9 | MR. BLUME: The impossibility of | |
| 10 | monitoring the is a legal conclusion. The | 05:21:13 |
| 11 | concept concept of what constitutes abuse on the | |
| 12 | platform is a legal conclusion. | |
| 13 | They are also too vague terms for a | |
| 14 | 30(b)(6) witness to opine on. And to the extent | |
| 15 | that she's aware of those facts that led to those | 05:21:31 |
| 16 | conclusions, they are privileged and, therefore, | |
| 17 | inappropriate. | |
| 18 | SPECIAL MASTER GARRIE: And for the | |
| 19 | privilege, I get. | |
| 20 | But "Facebook's monitoring and | 05:21:41 |
| 21 | enforcement of contractual terms with Third Parties | |
| 22 | regarding their use of User Data or Information, | |
| 23 | including enforcement of Policies regulating | |
| 24 | access" "regulating access to such Data or | |
| 25 | Information beyond the Use Case." | 05:21:58 |
| | | Page 272 |

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| 1 | And you Facebook put forward this | 05:22:02 |
|----|--|----------|
| 2 | witness to opine on this topic. | |
| 3 | MR. BLUME: Not the the | |
| 4 | impossibility the the conclusion that | |
| 5 | something was impossible to monitor or that is | 05:22:11 |
| 6 | what is it's presumably a legal conclusion of | |
| 7 | impossibility. | |
| 8 | SPECIAL MASTER GARRIE: But no. It's | |
| 9 | impossibility to reach a | |
| 10 | (Simultaneously speaking.) | 05:22:21 |
| 11 | MR. BLUME: It's sufficiently vague and | |
| 12 | undefined. | |
| 13 | SPECIAL MASTER GARRIE: Okay. Noted. | |
| 14 | Impossibility in the function not as a | |
| 15 | lawyer. But as a function of her duties as an | 05:22:27 |
| 16 | employee of Facebook, whether it was possible or | |
| 17 | not. Not a legal | |
| 18 | MR. BLUME: Right. | |
| 19 | SPECIAL MASTER GARRIE: testifying | |
| 20 | conclusion, right. | 05:22:35 |
| 21 | It's whether or not it was possible for | |
| 22 | her to accomplish this. | |
| 23 | And so please answer so overruled, | |
| 24 | Counsel Blume, subject for the first overruled | |
| 25 | with respect to the scope. However, still with | 05:22:45 |
| | | Page 273 |

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| 1 | regards to the objection with regards to privilege, | 05:22:52 |
|----|---|----------|
| 2 | for purposes of clarity of Counsel Blume, or any | |
| 3 | conversations you had with lawyers or | |
| 4 | Counsel Blume, would you like to instruct the | |
| 5 | witness again with regards to privilege? | 05:23:02 |
| 6 | MR. BLUME: Actually actually, if we | |
| 7 | can just jump off the record, I could figure out | |
| 8 | what the answer is and whether it's privileged. | |
| 9 | And then we can go forward. | |
| 10 | SPECIAL MASTER GARRIE: Okay. We'll go | 05:23:11 |
| 11 | off the record. | |
| 12 | THE VIDEOGRAPHER: We're off the record. | |
| 13 | It's 5:26. | |
| 14 | (Recess taken.) | |
| 15 | THE VIDEOGRAPHER: Back on the record. | 05:27:44 |
| 16 | It's 5:27 p.m. | |
| 17 | MR. KO: Okay. I just want to make sure | |
| 18 | Special Master Garrie is here for this, so I'll | |
| 19 | wait. | |
| 20 | Hello. | 05:28:01 |
| 21 | At at this point, Your Honor, | |
| 22 | Special Master, Mr. Blume Ms. Hendrix, I'm I'm | |
| 23 | not going to ask any further questions and I am | |
| 24 | going to reserve the right to ask questions related | |
| 25 | to topics 1, topics 2b, 2d, topics 3 and portions | 05:28:17 |
| | | Page 274 |

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| 1 | of topic 6, to the appropriate Facebook witness | 05:28:24 |
|----|---|----------|
| 2 | that can answer these questions. | |
| 3 | And we reserve the right to seek | |
| 4 | additional time so that Facebook can identify the | |
| 5 | appropriate witness such that we can have our | 05:28:35 |
| 6 | substantive questions answered. | |
| 7 | But at this point, I have no further | |
| 8 | questions for you. Thank you for your time, | |
| 9 | Ms. Hendrix. | |
| 10 | MR. BLUME: If I may, | 05:28:48 |
| 11 | Special Master Garrie, respond. | |
| 12 | SPECIAL MASTER GARRIE: I mean, sure. | |
| 13 | Suddenly, I think. | |
| 14 | MR. BLUME: Yeah. Ms. Hendrix is here | |
| 15 | and prepared, as she has said a number of times, to | 05:28:58 |
| 16 | speak on these topics. There is no other witness | |
| 17 | that will speak to those topics. If Mr. Ko has | |
| 18 | questions for Ms. Hendrix on those topics, any one | |
| 19 | of them that he mentioned, he is obligated to ask | |
| 20 | those today. | 05:29:16 |
| 21 | There is absolutely no reason whatsoever, | |
| 22 | no good faith reason whatsoever to request any | |
| 23 | other witness address those topics. No other | |
| 24 | witness will be prepared to address any of those | |
| 25 | topics. That is we have fulfilled our | 05:29:30 |
| | | Page 275 |

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| 1 | obligation by preparing Ms. Hendrix to answer on | 05:29:33 |
|----|--|----------|
| 2 | those topics. And Mr. Ko had more than sufficient | |
| 3 | time to get through them. | |
| 4 | We object not only to extending any other | |
| 5 | deposition to topics for which those witnesses are | 05:29:47 |
| 6 | not prepared. We also object to any extensions of | |
| 7 | any time based on this deposition. | |
| 8 | I will note that plaintiffs sent | |
| 9 | Ms. Hendrix more than 150 documents to prepare for | |
| 10 | this deposition. They asked they presented two, | 05:30:05 |
| 11 | maybe three, of those documents. The fact that | |
| 12 | they chose not to go through those documents, the | |
| 13 | other 147 of them, is a choice that they made. | |
| 14 | The types of questions that Mr. Ko asked | |
| 15 | are choices he made. And so their failure to get | 05:30:22 |
| 16 | whatever information they thought that they would | |
| 17 | want to get is a making of their own. | |
| 18 | If time is an issue, Ms. Hendrix is here. | |
| 19 | But we will not present another witness on the | |
| 20 | topics | 05:30:38 |
| 21 | (Technical issues.) | |
| 22 | THE COURT REPORTER: Wait. Wait. You | |
| 23 | cut out with "another witness on the topics" | |
| 24 | MR. BLUME: Will not nor will nor | |
| 25 | we will nor will we bring Ms. Hendrix back as a | 05:30:46 |
| | | Page 276 |

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| 1 | 30(b)(6) witness on these topics as far as Facebook | 05:30:49 |
|----|---|----------|
| 2 | is concerned | |
| 3 | (Technical issues.) | |
| 4 | THE COURT REPORTER: Hold on. The audio | |
| 5 | is very bad. I don't know | 05:30:58 |
| 6 | MR. BLUME: As far as far as as far | |
| 7 | as Facebook Facebook is concerned, the topics | |
| 8 | for which Ms Ms. Hendrix is designated are now | |
| 9 | closed, with the conclusion of this deposition by | |
| 10 | Mr. Ko, and we will move on to the other topics. | 05:31:05 |
| 11 | MR. KO: I just want to note for the | |
| 12 | record, Special Master Garrie and Mr. Blume, that | |
| 13 | in addition to the reasons I identified earlier | |
| 14 | about why we reserve to right to ask questions to | |
| 15 | the appropriate witness on these topics, I just | 05:31:22 |
| 16 | want to make sure that the record is clear that we | |
| 17 | have spent a substantial amount of time on the | |
| 18 | record today having basic disputes over the | |
| 19 | witness's ability to answer or not these questions | |
| 20 | in response to topics. | 05:31:41 |
| 21 | And just to make clear another ground for | |
| 22 | which we are seeking to reserve the right to reopen | |
| 23 | the deposition is Mr. Blume's improper | |
| 24 | instructions instructing the witness not to answer. | |
| 25 | MR. BLUME: I I would I would | 05:32:00 |
| | | Page 277 |

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| 1 | note | 05:32:00 |
|----|--|----------|
| 2 | SPECIAL MASTER GARRIE: Counsel Blume. | |
| 3 | MR. BLUME: Special Master Garrie that | |
| 4 | the the purpose of obviously your presence is | |
| 5 | to make those decisions here. | 05:32:07 |
| 6 | The objections I made for privilege, of | |
| 7 | course, were proper. The privilege discussion and | |
| 8 | the objections I made to scope are certainly | |
| 9 | proper. And to the extent that those questions | |
| 10 | are fit better in other topics, which I noted on | 05:32:18 |
| 11 | the record, there are other witnesses who will | |
| 12 | testify that Mr. Ko has failed to make a record. | |
| 13 | I will note that any of the topics for | |
| 14 | which Ms. Hendrix was designated, she was she | |
| 15 | was not prepared for. She explained her efforts to | 05:32:32 |
| 16 | prepare. | |
| 17 | And so, again, we object to additional | |
| 18 | time. And we object to the extension of the topics | |
| 19 | or any continuation. And we request that, | |
| 20 | Special Master Garrie, you determine that | 05:32:46 |
| 21 | Ms. Hendrix is released from her obligations under | |
| 22 | the second amended notice of deposition, pursuant | |
| 23 | to Rule 30(b)(6). | |
| 24 | SPECIAL MASTER GARRIE: Well, here's the | |
| 25 | good news. I can rule on that. Denied. | 05:33:00 |
| | | Page 278 |

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| 1 | I will take under consideration both | 05:33:06 |
|----|---|----------|
| 2 | party's positions. I will likely request further | |
| 3 | briefing, limited briefing, in an accelerated | |
| 4 | schedule on the issue. | |
| 5 | And you're more than welcome to bring | 05:33:16 |
| 6 | this before Judge Chhabria and use the record | |
| 7 | accordingly and explain it to him accordingly. | |
| 8 | If you disagree with my ruling or | |
| 9 | finding, if I do warrant more time or that the | |
| 10 | witness, or someone else is to be produced to | 05:33:29 |
| 11 | respond. | |
| 12 | With that noted, I thank the witness and | |
| 13 | we will be finished for today, unless there are any | |
| 14 | further questions or requests or rulings of | |
| 15 | Counsel Blume or Counsel Ko so desire. | 05:33:50 |
| 16 | MR. BLUME: I I would only note that | |
| 17 | if I I make the request that if Mr. Ko has | |
| 18 | additional additional questions on the topics | |
| 19 | for which Ms. Hendrix is designated, he ask them | |
| 20 | right now. She's here and prepared to continue. | 05:34:02 |
| 21 | MR. KO: I will stand by my original | |
| 22 | reservation of rights, as noted in the previous | |
| 23 | six minutes on the record. | |
| 24 | SPECIAL MASTER GARRIE: And just for the | |
| 25 | record, to be clear, I have no position one way or | 05:34:16 |
| | | Page 279 |
| | | ı |

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| 1 | the other as to the request for relief beyond | 05:34:19 |
|----|---|----------|
| 2 | denying Counsel Blume's request that I make the | |
| 3 | ruling here and now. | |
| 4 | MR. BLUME: Right. And and appreciate | |
| 5 | that. | 05:34:29 |
| 6 | MR. KO: Thank you. | |
| 7 | MR. BLUME: And and that's fine. | |
| 8 | We we've made our we've made our point. | |
| 9 | SPECIAL MASTER GARRIE: And so noted. We | |
| 10 | are done. | 05:34:38 |
| 11 | Just make sure the designation as | |
| 12 | confidential has been recorded. | |
| 13 | Are there any standing orders for | |
| 14 | transcripts for 30(b)(6) depositions? Are we going | |
| 15 | to use the standing orders for the other witnesses? | 05:34:51 |
| 16 | MR. BLUME: I believe so. I'm the wrong | |
| 17 | person to ask, but I believe that's the case. | |
| 18 | MR. KO: I I apologize. I forgot one | |
| 19 | thing in my haste to conclude this. | |
| 20 | I forgot to make the formal request on | 05:35:07 |
| 21 | the record, Mr. Blume, that you provide | |
| 22 | Ms. Hendrix' DC AG deposition transcript, in | |
| 23 | connection with the applicable RFP asking Facebook | |
| 24 | to produce all such material. That's all | |
| 25 | MR. BLUME: Well, the DC A the | 05:35:26 |
| | | Page 280 |
| | | I I |

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| 1 | we'll take under consideration the DC AG transcript | 05:35:26 |
|----|---|----------|
| 2 | request and that's we'll take it under | |
| 3 | consideration. | |
| 4 | And, again, I urge you, Mr. Ko, if you | |
| 5 | have additional questions for Ms. Hendrix, we are | 05:35:42 |
| 6 | not stopping the deposition. She's here and | |
| 7 | prepared. And if you choose to end it, I'll | |
| 8 | consider that that you have nothing further for | |
| 9 | her. | |
| 10 | MR. KO: So the record is clear, I, of | 05:35:54 |
| 11 | course, do have a lot further, but your continued | |
| 12 | objections and | |
| 13 | MR. BLUME: Well, we'll be here. | |
| 14 | MR. KO: instructions not let me | |
| 15 | finish. | 05:36:01 |
| 16 | continued objections and instructions | |
| 17 | not to answer. And the fact that this witness is | |
| 18 | not prepared to testify as to basic issues on | |
| 19 | claims and allegations regarding this case, in | |
| 20 | particular, are the reasons why we would hope to | 05:36:15 |
| 21 | seek an actual witness, or this witness to actually | |
| 22 | testify as to these topics. | |
| 23 | MR. BLUME: Well, then I think we should | |
| 24 | be clear. | |
| 25 | So the issues that you believe apply to | 05:36:26 |
| | | Page 281 |

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| 1 | her topics include whitelisting, as it relates to | 05:36:28 |
|----|---|----------|
| 2 | the topics that for which she is designated. We | |
| 3 | also understand that you asked whether or not there | |
| 4 | were third-party apps who continued to be given | |
| 5 | permission to access friends data after | 05:36:42 |
| 6 | May of 2015, that she believed was that we | |
| 7 | objected to under under topic 2d. That is that | |
| 8 | that topic. | |
| 9 | Can you please state for the record any | |
| 10 | other areas that and then privilege, of course, | 05:36:59 |
| 11 | which we objected to. | |
| 12 | But because Ms. Hendrix is here and | |
| 13 | available, if you could put on the record exactly | |
| 14 | what other topics you believe she you were | |
| 15 | prevented from asking her about under the said | 05:37:16 |
| 16 | topics so that we can appropriately address those | |
| 17 | and deal with them, rather than burden this witness | |
| 18 | with when she's here and available based on your | |
| 19 | desire to just do it another day. | |
| 20 | If you could put on the record | 05:37:32 |
| 21 | specifically what it is you believe what | |
| 22 | information you believe you were deprived from her | |
| 23 | on the topics for which she was designated and | |
| 24 | that and that and that were asked about | |
| 25 | and that were you were asked about and not | 05:37:44 |
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| 1 | | |
|-----|---|----------|
| 1 | topics that you were not that you didn't talk | 05:37:49 |
| 2 | about. The questions you asked and the answers of | |
| 3 | which you believe you were deprived for, in your | |
| 4 | view, objections unfounded. | |
| 5 | MR. KO: I think the record is clear as | 05:37:58 |
| 6 | to both your instruction and the witness's | |
| 7 | inability to ask it answer basic questions with | |
| 8 | respect to topics 2d and 3c, in particular. | |
| 9 | But I will note for the record that all | |
| 10 | of these topics, which do relate to monitoring and | 05:38:15 |
| 11 | enforcement and how Facebook enforced its policy | |
| 12 | with respect to third party use of user information | |
| 13 | were all the type of questions that Ms. Hendrix had | |
| 14 | difficulty responding to on behalf of Facebook. | |
| 15 | MR. BLUME: She she's here prepared to | 05:38:39 |
| 16 | talk about the policies with respect to the the | |
| 17 | use of use the third party use of | |
| 18 | information. That's exactly what she's here to | |
| 19 | testify to. | |
| 20 | I would suggest that if you have any | 05:38:48 |
| 21 | questions you did not ask about any of her topics, | |
| 22 | you ask them now. We can discuss later or or | |
| 23 | or debate whether or not my objections were | |
| 24 | appropriate. But to topics, questions, issues that | |
| 25 | were you did not raise and and not give | 05:39:04 |
| | | Page 283 |
| - 1 | | |

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| 1 | Ms. Hendrix the opportunity to testify to, we are | 05:39:09 |
|----|---|----------|
| 2 | prepared to sit here right now and and answer | |
| 3 | those questions. | |
| 4 | But we will not consent to simply taking | |
| 5 | an extra day with her to ask questions or to hit | 05:39:18 |
| 6 | topics that you did not cover today. Because she | |
| 7 | is very well prepared | |
| 8 | MR. KO: You've made that | |
| 9 | MR. BLUME: I'm sorry she's very | |
| 10 | prepared to read your things with regard to | 05:39:28 |
| 11 | topics 2d and 2c and or 3c, in particular. | |
| 12 | She is prepared to talk about monitoring | |
| 13 | and how Facebook enforce how Facebook this is | |
| 14 | your quote from the record how Facebook enforced | |
| 15 | its policies with respect to third party use. | 05:39:41 |
| 16 | She is prepared to testify to that, as we | |
| 17 | said. And so if you have questions on that topic, | |
| 18 | I I request that you ask them now. | |
| 19 | MR. KO: You have made it perfectly clear | |
| 20 | that you do not consent to my request and I | 05:39:52 |
| 21 | understand and respect it. | |
| 22 | MR. BLUME: I just said I just said I | |
| 23 | did. I just said on the record, Mr. Ko, that with | |
| 24 | regard to topics 2d and 3c, you just said you | |
| 25 | note, for the record, quote, that all of these | 05:40:06 |
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| 1 | topics that which do relate to monitoring and | 05:40:08 |
|----|---|----------|
| 2 | how Facebook enforces policies with respect to | |
| 3 | third party use of third parties' use use of | |
| 4 | user of user information. | |
| 5 | That's what you just described. And I'm | 05:40:19 |
| 6 | telling you, on the record, with Ms. Hendrix, to my | |
| 7 | left, prepared to answer all of those questions. | |
| 8 | So if you have them, I beg you to ask | |
| 9 | them now. And don't come back and ask them later. | |
| 10 | We are open and willing to answer those questions, | 05:40:34 |
| 11 | as we have said all along. That is that the | |
| 12 | how that you just quoted was exactly the how that I | |
| 13 | quoted. And we are more than happy to answer | |
| 14 | questions on that topic. | |
| 15 | MR. KO: If you had made if you | 05:40:50 |
| 16 | allowed me to finish you probably understand my | |
| 17 | statement in full. | |
| 18 | I understand, and you have made it | |
| 19 | perfectly clear, that you do not consent to our | |
| 20 | request to reopen this deposition. And I get that. | 05:41:02 |
| 21 | And we obviously oppose that. | |
| 22 | I will also note for the record that one | |
| 23 | of the reasons why we need another deposition is | |
| 24 | that you have unfairly and unreasonably limited | |
| 25 | these topics, as you have noted many times on the | 05:41:18 |
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| | | |

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| 1 | record today, that these topics only relate to the | 05:41:20 |
|----|--|----------|
| 2 | policies and procedures that Facebook enacted in | |
| 3 | connection with this topic. | |
| 4 | MR. BLUME: You are free you you | |
| 5 | are | 05:41:31 |
| 6 | MR. KO: That's all I have to say. I | |
| 7 | am | |
| 8 | MR. BLUME: You are required you | |
| 9 | you are | |
| 10 | SPECIAL MASTER GARRIE: One at a time, | 05:41:34 |
| 11 | Counsel. | |
| 12 | Here's what we're going to do. Here's | |
| 13 | what we're going to do. | |
| 14 | You both have been pontificating for some | |
| 15 | time on the record. We will cease pontification. | 05:41:40 |
| 16 | Here's what we will do. | |
| 17 | Bear with me. | |
| 18 | Ms. Hendrix, would you mind stepping out | |
| 19 | for two minutes so I can speak to the lawyers. We | |
| 20 | will go off the record. | 05:41:54 |
| 21 | THE VIDEOGRAPHER: Okay. We're off the | |
| 22 | record. It's 5:42 p.m. | |
| 23 | (Recess taken.) | |
| 24 | THE VIDEOGRAPHER: Okay. We're back on | |
| 25 | the record at 6:03 | 06:03:21 |
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| 1 | SPECIAL MASTER GARRIE: All right. Let's | 06:03:22 |
|----|--|----------|
| 2 | go back on the record. | |
| 3 | THE VIDEOGRAPHER: 6:03 p.m. | |
| 4 | MR. KO: Mr. Blume, your your begging | |
| 5 | was persuasive. I'll try and and ask some more | 06:03:37 |
| 6 | questions. | |
| 7 | But I will note for the record that, of | |
| 8 | course, the position that we have taken prior to | |
| 9 | this most recent break is that there are a number | |
| 10 | and myriad of examples in which this witness | 06:03:54 |
| 11 | indicated she was not testi prepared to testify | |
| 12 | as to certain aspects of these topics and that you | |
| 13 | have given improper instructions not to answer. | |
| 14 | So for those reasons, we reserve the | |
| 15 | right to reopen the deposition. But as long as | 06:04:10 |
| 16 | we're all here, I do want to ask some more | |
| 17 | follow-up questions with respect to these topics, | |
| 18 | if Ms. Hendrix is still available. | |
| 19 | MR. BLUME: Okay. Go ahead. | |
| 20 | Q. (By Mr. Ko) Ms. Hendrix, take take a | 06:04:31 |
| 21 | look at the notice again. | |
| 22 | A. I'm here. | |
| 23 | Q. Okay. Can you look at topic 3. | |
| 24 | A. Yes. | |
| 25 | Q. And can you identify for me all the | 06:04:47 |
| | | Page 287 |

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| instances in which Facebook was able to identify | 06:04:49 |
|--|---|
| whether or not a third party was using Facebook | |
| users' data or information beyond the use case? | |
| MR. BLUME: Hang on one second, please. | |
| Yeah, which which the actual uses | 06:05:32 |
| of use of data beyond the use case is covered by | |
| which subsection of topic 3? | |
| MR. KO: 3c. | |
| MR. BLUME: "Monitoring and enforcement | |
| of contractual terms, including enforcement of | 06:05:48 |
| Policies regulating access," that one? | |
| MR. KO: That would be | |
| MR. BLUME: Is that is that | |
| MR. KO: what I said when I said 3c. | |
| MR. BLUME: Okay. I mean, to the extent | 06:06:06 |
| you can answer the question with regard to an | |
| overview of the processes regarding the monitoring | |
| and enforcement, you can. If not | |
| THE DEPONENT: And the question again is | |
| what? | 06:06:23 |
| Q. (By Mr. Ko) Can you identify for me all | |
| the instances in which Facebook was able to | |
| identify whether or not a third party was using | |
| Facebook's users' data information beyond the use | |
| case? | 06:06:33 |
| | Page 288 |
| | whether or not a third party was using Facebook users' data or information beyond the use case? MR. BLUME: Hang on one second, please. Yeah, which which the actual uses of use of data beyond the use case is covered by which subsection of topic 3? MR. KO: 3c. MR. BLUME: "Monitoring and enforcement of contractual terms, including enforcement of Policies regulating access," that one? MR. KO: That would be MR. BLUME: Is that is that MR. KO: what I said when I said 3c. MR. BLUME: Okay. I mean, to the extent you can answer the question with regard to an overview of the processes regarding the monitoring and enforcement, you can. If not THE DEPONENT: And the question again is what? Q. (By Mr. Ko) Can you identify for me all the instances in which Facebook was able to identify whether or not a third party was using Facebook's users' data information beyond the use |

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| 1 | MR. BLUME: And, again, this talks to | 06:06:33 |
|----|---|----------|
| 2 | processes, Mr. Ko. It's just | |
| 3 | SPECIAL MASTER GARRIE: Counsel | |
| 4 | Counsel, are you objecting? | |
| 5 | MR. BLUME: I'm I'm objecting it's | 06:06:40 |
| 6 | beyond the scope. If if you're prepared to | |
| 7 | if you've been prepared to talk to the identity of | |
| 8 | specific instances as opposed to the overview of | |
| 9 | the processes, which is what topic 3 asks for, you | |
| 10 | may. But if you're not prepared, you're not | 06:06:54 |
| 11 | prepared. | |
| 12 | THE DEPONENT: Well, during the relevant | |
| 13 | period from 2007 to 2022, I don't believe we have | |
| 14 | that logging. But I can definitely speak to the | |
| 15 | processes of developing the settings or other | 06:07:17 |
| 16 | controls made available to users to prevent or | |
| 17 | limit their data or information from being accessed | |
| 18 | by third parties, including how Facebook monitors | |
| 19 | and enforces a contractual terms with those third | |
| 20 | parties. | 06:07:33 |
| 21 | But the specific amounts, I don't even | |
| 22 | think we, as a company, could produce that if we | |
| 23 | wanted to. And I so I don't come prepared with | |
| 24 | the knowledge of that | |
| 25 | Q. (By Mr. Ko) Can you identify | 06:07:53 |
| | | Page 289 |

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| 1 | | |
|----|--|----------|
| 1 | A which is outside the scope of what I'm | 06:07:54 |
| 2 | reading here. | |
| 3 | Q. Can you identify all the factual | |
| 4 | instances or circumstances for when Facebook did, | |
| 5 | in fact, detect abuse on its platform? | 06:08:04 |
| 6 | MR. BLUME: And I'd instruct you to | |
| 7 | the extent that you've learned of "abuse" on the | |
| 8 | platform through conversations with counsel, I'd | |
| 9 | instruct you not to answer. | |
| 10 | And I'd obviously review the topic and | 06:08:16 |
| 11 | the question and determine whether it's in | |
| 12 | within the scope of topic 3, as far as you are | |
| 13 | concerned in your prep. | |
| 14 | THE DEPONENT: I am not prepared to | |
| 15 | answer all of the nor do I think Facebook can | 06:08:31 |
| 16 | answer all of the amount or violations of policies | |
| 17 | that we've surfaced surfaced in apps from 2007 | |
| 18 | to 2022. | |
| 19 | Q. (By Mr. Ko) Can you describe to the | |
| 20 | Court whether or not you're aware of the factual | 06:08:51 |
| 21 | circumstances in which Facebook determined that an | |
| 22 | app was not complying with its policies? | |
| 23 | MR. BLUME: Objection. How they | |
| 24 | determined whether they were complying or whether | |
| 25 | they are complying? | 06:09:19 |
| | | Page 290 |

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| 1 | MR. KO: I'm I'm I'm trying to ask | 06:09:20 | |
|----|---|----------|-----|
| 2 | questions related to this topic and you continue to | | |
| 3 | object during for scope and privilege. And | | |
| 4 | continue to instruct the witness not to answer. | | |
| 5 | I thought that your begging would allow | 06:09:28 | |
| 6 | me to actually ask questions that you would not | | |
| 7 | object to. | | |
| 8 | MR. BLUME: If relevant to the | | |
| 9 | topic Mr. Garrie, I'd ask that we we walk | | |
| 10 | through topic 3 with your instructions, sir, and | 06:09:37 | |
| 11 | put it in in and identify how where it | | |
| 12 | talks about factual instances or circumstances of | | |
| 13 | abuse, where topic 3 speaks to the number of | | |
| 14 | instances of abuse. | | |
| 15 | And Mr. Garrie, if you if you'd show | 06:09:57 | |
| 16 | us that where it is, then we'll be advised. But | | |
| 17 | there's nothing I see I don't even see the word | | |
| 18 | "facts" or "instances" at all in topic 3. | | |
| 19 | And so I'm hard-pressed to to hear | | |
| 20 | Mr. Ko repeatedly make this witness feel as though | 06:10:13 | |
| 21 | she's inadequately prepared when, on the face of | | |
| 22 | topic 3, the words that he's using in his questions | | |
| 23 | don't even appear. | | |
| 24 | MR. KO: Pretty simple. Well, if I if | | |
| 25 | I can respond, I will, Special Master Garrie. | 06:10:30 | |
| | | Page 291 | |
| | | | - 1 |

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| SPECIAL MASTER GARRIE: Can you share | 06:10:33 |
|---|--|
| your screen and then a response to the point raised | |
| by Counsel Blume. But share your screen | |
| for topic 3. So we all are reading it together. | |
| Okay. Your response first, Counsel Ko, | 06:10:44 |
| and then I will go through it. | |
| MR. KO: As as we discussed earlier, | |
| it's a bit divorced from reality if a witness | |
| cannot testify as to the facts that apply with | |
| respect to how Facebook monitored and enforced its | 06:10:59 |
| contractual terms of third parties. | |
| Similarly, it's a bit divorced | |
| from reality if Facebook is trying to suggest that | |
| they cannot provide a witness that will testify as | |
| to the facts that apply to how and this is in | 06:11:12 |
| connection with 2d how Facebook ensured third | |
| parties' use of such data or information was | |
| limited to the use case. | |
| And so this, once again, goes back to the | |
| point earlier where we were discussing where all of | 06:11:25 |
| these things, as Ms. Hendrix has testified before, | |
| were fairly iterative and things evolved as the | |
| factual circumstances changed. | |
| And so the idea that she cannot sit here | |
| and testify as to the facts that actually underlie | 06:11:41 |
| | Page 292 |
| | your screen and then a response to the point raised by Counsel Blume. But share your screen for topic 3. So we all are reading it together. Okay. Your response first, Counsel Ko, and then I will go through it. MR. KO: As as we discussed earlier, it's a bit divorced from reality if a witness cannot testify as to the facts that apply with respect to how Facebook monitored and enforced its contractual terms of third parties. Similarly, it's a bit divorced from reality if Facebook is trying to suggest that they cannot provide a witness that will testify as to the facts that apply to how and this is in connection with 2d how Facebook ensured third parties' use of such data or information was limited to the use case. And so this, once again, goes back to the point earlier where we were discussing where all of these things, as Ms. Hendrix has testified before, were fairly iterative and things evolved as the factual circumstances changed. And so the idea that she cannot sit here |

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| , [| Engabority monitoring and enforcement of | 06.11 45 |
|-----|---|----------|
| 1 | Facebook's monitoring and enforcement of | 06:11:45 |
| 2 | contractual terms is a bit unreasonable, from my | |
| 3 | perspective, and does not comport with the actual | |
| 4 | testimony that we would hope to elicit from this | |
| 5 | witness on these topics. | 06:12:00 |
| 6 | MR. BLUME: As Mr. Ko just described it, | |
| 7 | she's prepared to do that, facts that apply with | |
| 8 | respect to how this is his quote from what he | |
| 9 | just said. She and she is prepared to testify | |
| 10 | as to the facts that apply with respect to how | 06:12:13 |
| 11 | Facebook monitored and enforced its contractual | |
| 12 | terms. She will testify to that. | |
| 13 | She will also testify to the facts that | |
| 14 | apply, quote, as to how and how and this is | |
| 15 | in connection with 2d, he says how Facebook | 06:12:25 |
| 16 | ensured third parties' use of such data. She's | |
| 17 | completely prepared to testify to that. | |
| 18 | But if you Mr. Ko if you refer to | |
| 19 | his question, that's not what he's asking. He | |
| 20 | is he is making he's responding to my | 06:12:39 |
| 21 | objection by stating exactly what she's prepared to | |
| 22 | testify to. But then the questions he asks don't | |
| 23 | ask those questions. | |
| 24 | MR. KO: Logical corollary to the facts | |
| 25 | related | 06:12:56 |
| | | Page 293 |

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| 1 | SPECIAL MASTER GARRIE: One second. One | 06:12:56 |
|----|--|----------|
| 2 | second. | |
| 3 | You're both are repeating your arguments. | |
| 4 | Just just because I'm again, just so the | |
| 5 | question is, can you describe to the Court whether | 06:13:02 |
| 6 | or not you are aware of the factual circumstances | |
| 7 | in which Facebook determined that an app was not | |
| 8 | complying with its policies. | |
| 9 | MR. BLUME: That with all due respect, | |
| 10 | that wasn't the question he asked. | 06:13:16 |
| 11 | THE DEPONENT: His question is | |
| 12 | SPECIAL MASTER GARRIE: No, no. Well, | |
| 13 | I'm that's the question I okay. So that's | |
| 14 | one question that was asked and you objected, how | |
| 15 | they determined whether they were complying or | 06:13:24 |
| 16 | whether they are complying. | |
| 17 | And Counsel Ko responded, well and | |
| 18 | then you responded. And I don't think an answer | |
| 19 | was ever provided by the witness. And then there | |
| 20 | was another question asked, so | 06:13:40 |
| 21 | MR. BLUME: Right. The question was | |
| 22 | the outstanding question is, are you whether or | |
| 23 | not you are aware, quote, of the factual | |
| 24 | circumstances in which Facebook determined that an | |
| 25 | app specific app was not complying with its | 06:13:51 |
| | | Page 294 |

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| 1 | policies. | 06:13:54 |
|----|---|----------|
| 2 | But then when he describes it in his | |
| 3 | argument to you, what he really wants to know is, | |
| 4 | quote, how and how how Facebook monitored and | |
| 5 | enforced its contractual terms. | 06:14:07 |
| 6 | If he just asked that question that he | |
| 7 | stated in his objection, Ms. Hendrix will answer | |
| 8 | that, how Facebook monitored and enforced. She'll | |
| 9 | also answer the next question he posits in his | |
| 10 | response to my objection, which is how Facebook | 06:14:19 |
| 11 | ensured third parties use such data. She's | |
| 12 | prepared to answer that. | |
| 13 | And that speaks that is topic 3. | |
| 14 | We're prepared. All he has to do is ask those | |
| 15 | questions and we'll move this along. But he wants | 06:14:31 |
| 16 | specific instances of misconduct, which is not | |
| 17 | topic 3. | |
| 18 | MR. KO: I don't understand how you could | |
| 19 | talk about monitoring without specific instances of | |
| 20 | misconduct, but | 06:14:47 |
| 21 | SPECIAL MASTER GARRIE: If you're wanting | |
| 22 | to know, based on her his his argument, | |
| 23 | Counsel Blume, is based on her work experiences, | |
| 24 | how did that shape what the things she's here to | |
| 25 | testify about. It's that's what I understand | 06:15:01 |
| | | Page 295 |

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| what Counsel Ko pointed. Are there any | 06:15:04 |
|---|---|
| MR. BLUME: Yeah, that's not the topic, | |
| though. | |
| SPECIAL MASTER GARRIE: I'm I'm just | |
| communicating | 06:15:10 |
| MR. BLUME: I I hear it. Yeah, I get | |
| it. | |
| SPECIAL MASTER GARRIE: All right. Well, | |
| before I rule on it, let's go through it. | |
| "An overview of the processes of | 06:15:25 |
| developing Privacy or App Settings or other | |
| controls made available to Users to prevent or | |
| limit their Data or Information from being accessed | |
| by Third Parties, including the dates during which | |
| each such Privacy or App Setting or other control | 06:15:39 |
| were available." | |
| MR. BLUME: Right. | |
| SPECIAL MASTER GARRIE: So | |
| MR. BLUME: Pro overview of processes | |
| and dates. | 06:15:48 |
| SPECIAL MASTER GARRIE: And specific | |
| dates. Then the data and information, which is | |
| defined terms, covered by so then they want the | |
| data and information if you read the definition | |
| of information can you go up | 06:16:00 |
| | Page 296 |
| | MR. BLUME: Yeah, that's not the topic, though. SPECIAL MASTER GARRIE: I'm I'm just communicating MR. BLUME: I I hear it. Yeah, I get it. SPECIAL MASTER GARRIE: All right. Well, before I rule on it, let's go through it. "An overview of the processes of developing Privacy or App Settings or other controls made available to Users to prevent or limit their Data or Information from being accessed by Third Parties, including the dates during which each such Privacy or App Setting or other control were available." MR. BLUME: Right. SPECIAL MASTER GARRIE: So MR. BLUME: Pro overview of processes and dates. SPECIAL MASTER GARRIE: And specific dates. Then the data and information, which is defined terms, covered by so then they want the data and information if you read the definition |

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| 1 | | |
|----|---|----------|
| 1 | MR. KO: Sure. | 06:16:04 |
| 2 | SPECIAL MASTER GARRIE: to the | |
| 3 | definition, Counsel Ko, because I think this is | |
| 4 | where we're running into a little so | |
| 5 | information, as I understood it and maybe my | 06:16:08 |
| 6 | it's getting late so maybe I | |
| 7 | MR. BLUME: It's page 4. Page 4. | |
| 8 | SPECIAL MASTER GARRIE: Yeah. "'Data' or | |
| 9 | 'Information' refers to Personal Information, | |
| 10 | Content and Information, and Data collected and | 06:16:26 |
| 11 | delivered about Users" users | |
| 12 | MR. BLUME: Correct. Right. | |
| 13 | SPECIAL MASTER GARRIE: including | |
| 14 | wait "including information ordered relevant in | |
| 15 | the Court's October 29, 2020" this is discovery | 06:16:35 |
| 16 | order No. 9, which is on platform, off platform or | |
| 17 | third party. It is extremely broad | |
| 18 | MR. BLUME: Yes. | |
| 19 | SPECIAL MASTER GARRIE: "which defines | |
| 20 | the discoverable User Data at issue in this case to | 06:16:48 |
| 21 | include "Data collected from a user's on-platform | |
| 22 | activity; Data obtained from third parties | |
| 23 | regarding a user's off-platform activities; and | |
| 24 | Data inferred from a user's on or off-platform | |
| 25 | activity." | 06:17:00 |
| | | Page 297 |
| | | |

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| 1 | So that's how we're defining information. | 06:17:00 |
|----|---|----------|
| 2 | So going back down to where we're at | |
| 3 | MR. BLUME: Yup. What what of that is | |
| 4 | covered by each setting or control is the | |
| 5 | question is the topic, right. What of that | 06:17:11 |
| 6 | broad swath of data the topic is for Ms. Hendrix to | |
| 7 | says, well, that broad swath of data, what of it is | |
| 8 | covered by each setting or control. | |
| 9 | SPECIAL MASTER GARRIE: Well, you asked | |
| 10 | me to walk through it. So you're saying to prevent | 06:17:22 |
| 11 | or limit the data or information. Data or | |
| 12 | information is on or off platform activity with | |
| 13 | third parties. It's specific technical defined | |
| 14 | information. That is how | |
| 15 | MR. BLUME: I agree. | 06:17:36 |
| 16 | SPECIAL MASTER GARRIE: it's defined | |
| 17 | in the Court order with Judge Corley, who had | |
| 18 | spoken at length about it. | |
| 19 | MR. BLUME: Yeah. But it's the | |
| 20 | processes it's the first sentence. It's the | 06:17:43 |
| 21 | "processes of developing Privacy "made available | |
| 22 | to prevent or limit" the processes | |
| 23 | SPECIAL MASTER GARRIE: No, no. Privacy | |
| 24 | or other controls. | |
| 25 | MR. BLUME: Yeah. Right. But that's not | 06:17:53 |
| | | Page 298 |

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| 1 | an instance. Those are the controls in place. | 06:17:55 |
|----|---|----------|
| 2 | What is the | |
| 3 | SPECIAL MASTER GARRIE: I get it. You | |
| 4 | just asked me "made available to Users to | |
| 5 | prevent or limit their Data" | 06:18:00 |
| 6 | MR. BLUME: Right. | |
| 7 | SPECIAL MASTER GARRIE: "or | |
| 8 | Information from being accessed" "including the | |
| 9 | dates during which of these" okay. | |
| 10 | MR. BLUME: Right. | 06:18:09 |
| 11 | SPECIAL MASTER GARRIE: I'm I'm just | |
| 12 | walking through it covered, blah, blah | |
| 13 | "and the Default setting for each." | |
| 14 | So you there's not | |
| 15 | MR. BLUME: Right. | 06:18:14 |
| 16 | THE DEPONENT: Your point is, the scope | |
| 17 | here from where | |
| 18 | MR. BLUME: 3b. | |
| 19 | SPECIAL MASTER GARRIE: you read it | |
| 20 | in 3, as you read it | 06:18:17 |
| 21 | MR. BLUME: Privacy, app settings and | |
| 22 | controls. | |
| 23 | SPECIAL MASTER GARRIE: All right. | |
| 24 | MR. BLUME: That's what it is. | |
| 25 | SPECIAL MASTER GARRIE: And | 06:18:25 |
| | | Page 299 |

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| 1 | MR. BLUME: That's the scope. | 06:18:25 |
|----|--|----------|
| 2 | SPECIAL MASTER GARRIE: For data or | |
| 3 | information. | |
| 4 | MR. BLUME: Right. Privacy for app | |
| 5 | settings or other controls. That's what this topic | 06:18:32 |
| 6 | focuses on. | |
| 7 | SPECIAL MASTER GARRIE: So what the | |
| 8 | part where I struggle, Counsel Blume, is accessed | |
| 9 | by third parties, right. So their and your | |
| 10 | point your your argument is, that doesn't | 06:18:44 |
| 11 | cover the specific factual background that | |
| 12 | generated | |
| 13 | MR. BLUME: The well right. The | |
| 14 | topic is focuses on privacy or app settings or | |
| 15 | other controls that govern all of this stuff. | 06:18:54 |
| 16 | That's what this focuses on. | |
| 17 | They could have written a topic that said | |
| 18 | identify all instances in which a third party | |
| 19 | improperly accessed data. That's not what this | |
| 20 | says. I don't deny them they want that | 06:19:08 |
| 21 | information. But this specific topic talks about | |
| 22 | privacy and app setting and controls | |
| 23 | SPECIAL MASTER GARRIE: And then 3b | |
| 24 | MR. BLUME: that cover all of this | |
| 25 | stuff. | 06:19:16 |
| | | Page 300 |

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| 1 | SPECIAL MASTER GARRIE: Then 3b, is she | 06:19:16 |
|----|---|----------|
| 2 | here for 3b or no? | |
| 3 | MR. BLUME: Yes. | |
| 4 | MR. KO: Yes, she is. She's here for all | |
| 5 | topics. | 06:19:22 |
| 6 | SPECIAL MASTER GARRIE: So this is where | |
| 7 | I'm confused. This is so | |
| 8 | MR. BLUME: Privacy and app settings | |
| 9 | SPECIAL MASTER GARRIE: Wait. Wait. | |
| 10 | Wait. | 06:19:24 |
| 11 | MR. BLUME: and controls about | |
| 12 | processes, reviews and | |
| 13 | SPECIAL MASTER GARRIE: But it says | |
| 14 | "investigations" | |
| 15 | MR. BLUME: Yeah, but | 06:19:26 |
| 16 | SPECIAL MASTER GARRIE: "inquiries, | |
| 17 | studies" just wait a sec. | |
| 18 | MR. BLUME: It's | |
| 19 | THE COURT REPORTER: We're talking on top | |
| 20 | of each other. | 06:19:26 |
| 21 | MR. BLUME: Sorry. It's it's the | |
| 22 | including colon section leading to section b. | |
| 23 | SPECIAL MASTER GARRIE: Yeah. So | |
| 24 | including any process processes, check. | |
| 25 | Reviews, check. Investigations or particular | 06:19:44 |
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| 1 | instances that would drive a particular you | 06:19:47 |
|----|--|----------|
| 2 | investigate a particular activity. You asked me to | |
| 3 | explain it, I'm explaining | |
| 4 | MR. BLUME: It's the privacy or app | |
| 5 | it's the privacy, app settings or controls that | 06:19:55 |
| 6 | that that monitor investigations, not the facts | |
| 7 | of the investigations | |
| 8 | SPECIAL MASTER GARRIE: So you're reading | |
| 9 | it the other way. | |
| 10 | MR. BLUME: not what goes into it. | 06:20:04 |
| 11 | It's privacy and apps settings and controls that | |
| 12 | focus on other processes, reviews, investigations, | |
| 13 | inquiries, studies, analyses. | |
| 14 | It's not tell us about the investigations | |
| 15 | or the queries and the studies. It's tell us about | 06:20:13 |
| 16 | the the privacy or app setting or other | |
| 17 | controls. | |
| 18 | It's how they drafted it. I mean, it's | |
| 19 | their own words. I I don't know how it can be | |
| 20 | viewed in some way that that that requires us | 06:20:22 |
| 21 | to infer from the very words on the page that it | |
| 22 | means something other than the plain language. | |
| 23 | SPECIAL MASTER GARRIE: And what about | |
| 24 | 3c? | |
| 25 | MR. BLUME: Same way. Privacy or app | 06:20:35 |
| | | Page 302 |

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| 1 | settings and other controls, including those about | 06:20:36 |
|----|--|----------|
| 2 | Facebook's monitoring and enforcement of | |
| 3 | contractual of with third parties. | |
| 4 | The the premise of all subsections a, | |
| 5 | b and c is to discuss an overview of the processes | 06:20:44 |
| 6 | of developing privacy or app settings or other | |
| 7 | controls. | |
| 8 | SPECIAL MASTER GARRIE: But how does | |
| 9 | monitoring | |
| 10 | MR. BLUME: That's your topic 3b. | 06:20:54 |
| 11 | SPECIAL MASTER GARRIE: So then explain | |
| 12 | to me what your reasoning how does monitoring | |
| 13 | and enforcement relate to what you're talking | |
| 14 | about. | |
| 15 | MR. BLUME: What what's what | 06:21:00 |
| 16 | privacy or app settings are in place that help | |
| 17 | Facebook monitor and enforce contractual terms of | |
| 18 | third parties. What controls are in place to help | |
| 19 | Facebook monitor and enforce the contractual terms | |
| 20 | of third parties. Not when has third parties | 06:21:12 |
| 21 | violated, but what does Facebook do to monitor | |
| 22 | that. | |
| 23 | SPECIAL MASTER GARRIE: Just answer my | |
| 24 | question. You can keep the other part of the | |
| 25 | answer. Just focus on my questions, rather than | 06:21:21 |
| | | Page 303 |

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| 1 | the the other part. | 06:21:25 |
|----|--|----------|
| 2 | MR. BLUME: Yes. And I'm sorry. I | |
| 3 | thought I answered. But that's how topic c. If | |
| 4 | you if every sub-topics a, b and c are | |
| 5 | included | 06:21:35 |
| 6 | SPECIAL MASTER GARRIE: I get it. Yeah. | |
| 7 | MR. BLUME: in this topic. | |
| 8 | THE DEPONENT: Honestly | |
| 9 | MR. BLUME: So what are the privacy | |
| 10 | right. | 06:21:39 |
| 11 | THE DEPONENT: Counsel | |
| 12 | MR. BLUME: app settings or controls | |
| 13 | for monitoring | |
| 14 | SPECIAL MASTER GARRIE: Counsel Blume. | |
| 15 | Counsel Blume, I hear you. You've got to just take | 06:21:42 |
| 16 | a | |
| 17 | MR. BLUME: Okay. | |
| 18 | SPECIAL MASTER GARRIE: take a | |
| 19 | second take a breath. I'm just going through | |
| 20 | them. Okay. | 06:21:48 |
| 21 | MR. BLUME: Okay. | |
| 22 | SPECIAL MASTER GARRIE: I'm trying to | |
| 23 | understand your position and perspective, and then | |
| 24 | we can have further conversation. | |
| 25 | MR. BLUME: Right. Yes. | 06:21:54 |
| | | Page 304 |

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| 1 | SPECIAL MASTER GARRIE: So you prepared | 06:21:56 |
|----|--|----------|
| 2 | the witness to like from where I so from | |
| 3 | your from Facebook's perspective, the witness is | |
| 4 | prepared to testify as to the processes of | |
| 5 | developing privacy or app settings or other, blah, | 06:22:08 |
| 6 | blah, blah, and the date. So that's what | |
| 7 | controls available, not and your position is | |
| 8 | having the witness as a representative of the | |
| 9 | company speak to what drove the particular | |
| 10 | instances to drive those processes and actions | 06:22:27 |
| 11 | she that witness isn't prepared to testify to | |
| 12 | that. | |
| 13 | MR. BLUME: Yeah. It there's nothing | |
| 14 | in here that speaks to | |
| 15 | SPECIAL MASTER GARRIE: I'm not wait. | 06:22:36 |
| 16 | Wait. | |
| 17 | (Simultaneously speaking.) | |
| 18 | MR. BLUME: facts. | |
| 19 | SPECIAL MASTER GARRIE: Answer my | |
| 20 | question. | 06:22:37 |
| 21 | MR. BLUME: So yes. | |
| 22 | SPECIAL MASTER GARRIE: I'm not asking | |
| 23 | I'm not asking what | |
| 24 | MR. BLUME: Yes. She is prepared to | |
| 25 | answer here. | 06:22:40 |
| | | Page 305 |
| | | |

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| 1 | SPECIAL MASTER GARRIE: I just want to | 06:22:40 |
|----|--|----------|
| 2 | (Simultaneously speaking.) | |
| 3 | MR. BLUME: You're absolutely right. She | |
| 4 | is prepared to | |
| 5 | THE COURT REPORTER: Please please | 06:22:40 |
| 6 | MR. BLUME: That's exactly what she's | |
| 7 | prepared to answer to testify to, exactly how | |
| 8 | you just described it, the processes privacy and | |
| 9 | app settings and controls. | |
| 10 | SPECIAL MASTER GARRIE: I got it. | 06:22:50 |
| 11 | Counsel Blume, I got it. Answer my questions and | |
| 12 | not a bunch of other questions. It will be much | |
| 13 | quicker | |
| 14 | MR. BLUME: Gotcha. | |
| 15 | SPECIAL MASTER GARRIE: for us to get | 06:22:57 |
| 16 | this done. | |
| 17 | MR. BLUME: Under understood. | |
| 18 | And and just if I may, Mr. Garrie, | |
| 19 | its it's in fairness to Ms. Hendrix, right. | |
| 20 | SPECIAL MASTER GARRIE: I understand, | 06:23:17 |
| 21 | Counsel. I | |
| 22 | MR. BLUME: She she has to right. | |
| 23 | SPECIAL MASTER GARRIE: Counsel Blume, I | |
| 24 | have been a 30(b)(6) witness. | |
| 25 | MR. BLUME: Right. | 06:23:21 |
| | | Page 306 |

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| 1 | THE DEPONENT: I understand the concept, | 06:23:22 |
|----|---|----------|
| 2 | the construct. I understand the case law. Don't | |
| 3 | interpret my silence as an invitation to | |
| 4 | MR. BLUME: No, I I understand. | |
| 5 | SPECIAL MASTER GARRIE: I'm just | 06:23:28 |
| 6 | scrolling | |
| 7 | MR. BLUME: You're scrolling text. | |
| 8 | SPECIAL MASTER GARRIE: to read what | |
| 9 | the question was. | |
| 10 | MR. BLUME: Understood. | 06:23:31 |
| 11 | SPECIAL MASTER GARRIE: Okay. And your | |
| 12 | instruction the long instruction | |
| 13 | Counsel Blume, the long and short of your | |
| 14 | instruction was to instruct the witness not to | |
| 15 | answer | 06:24:16 |
| 16 | MR. BLUME: Right. | |
| 17 | SPECIAL MASTER GARRIE: based on it's | |
| 18 | beyond the scope. | |
| 19 | MR. BLUME: Yes, to the question, | |
| 20 | identify all factual instances or circumstances | 06:24:23 |
| 21 | under Facebook | |
| 22 | SPECIAL MASTER GARRIE: Nah, nah | |
| 23 | MR. BLUME: did, in fact, detect | |
| 24 | that's the question and did, in fact, detect. | |
| 25 | And we I object I objected that it is beyond | 06:24:30 |
| | | Page 307 |

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| 1 | the scope of topic 3 simply | 06:24:33 |
|----|---|----------|
| 2 | SPECIAL MASTER GARRIE: Okay. | |
| 3 | MR. BLUME: simply enough. | |
| 4 | SPECIAL MASTER GARRIE: Thank you. All | |
| 5 | right, Counsel Ko. You can stop sharing. | 06:24:37 |
| 6 | Counsel Ko, any any point or question | |
| 7 | before | |
| 8 | MR. KO: Sure. Two quick things. | |
| 9 | One, again, I just come back to the | |
| 10 | simple and practical point that I'm not sure how | 06:24:58 |
| 11 | one could suggest that the factual circumstances | |
| 12 | behind monitoring or enforcement are not related to | |
| 13 | this topic. | |
| 14 | And two, with respect to 2d, in | |
| 15 | particular, which we've talked about quite often, | 06:25:12 |
| 16 | and which Mr. Blume likes to both either ignore or | |
| 17 | inject policies and procedures into, there is no | |
| 18 | aspect of section 2d which requires Facebook to | |
| 19 | produce a witness about how Facebook ensured third | |
| 20 | parties' use of data and information was limited to | 06:25:31 |
| 21 | the use case. | |
| 22 | I'm I'm not quite sure how I can | |
| 23 | elicit any testimony whatsoever if I'm not allowed | |
| 24 | to ask questions about the factual circumstances | |
| 25 | behind how Facebook ensured that. | 06:25:42 |
| | | Page 308 |

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| 1 | MR. BLUME: Again | 06:25:46 |
|----|---|----------|
| 2 | THE DEPONENT: Ask that question. | |
| 3 | MR. BLUME: he can ask that question. | |
| 4 | THE DEPONENT: Yeah. | |
| 5 | MR. BLUME: Ask the question, how did | 06:25:48 |
| 6 | Facebook ensure that. Ask that question. She'll | |
| 7 | sit here and answer that as long as we we want. | |
| 8 | Ask that question. The very question that is | |
| 9 | listed in the topic, ask that. | |
| 10 | SPECIAL MASTER GARRIE: So there's a | 06:26:07 |
| 11 | question pending. | |
| 12 | Are you going to take the advice of your | |
| 13 | counsel, Ms. Hendrix, before we | |
| 14 | THE DEPONENT: Yeah. I I don't | |
| 15 | remember the I yes, I'm going to take the | 06:26:19 |
| 16 | advice of of counsel. | |
| 17 | SPECIAL MASTER GARRIE: Okay. Good. | |
| 18 | Mr Counsel Ko, would you like to ask | |
| 19 | another question? I'm not I'm I'm the | |
| 20 | parties I will probably as as both | 06:26:31 |
| 21 | parties' rights are can bring a motion before | |
| 22 | the Special Master seeking an additional topic or | |
| 23 | clarification for the 30(b)(6), accordingly for | |
| 24 | said witness to be provided to speak to that. | |
| 25 | However, I do so I remind both parties of that | 06:26:49 |
| | | Page 309 |

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| 1 | opportunity. | 06:26:57 |
|----|---|----------|
| 2 | With that said, Mr Counsel Ko, do you | |
| 3 | have another question? | |
| 4 | MR. KO: I do. Thank you, | |
| 5 | Special Master. | 06:27:05 |
| 6 | And and I'll note that just my | |
| 7 | position on the record, I'll note why the | |
| 8 | overall that this deposition has been so unhelpful, | |
| 9 | because we just spent 17 minutes listening to | |
| 10 | Mr. Blume discuss with you what this notice means | 06:27:18 |
| 11 | on the record. And so I just repeated my | |
| 12 | SPECIAL MASTER GARRIE: Counsel Ko, I | |
| 13 | wouldn't worry so much about getting additional | |
| 14 | time or not getting additional time at this point. | |
| 15 | I'm inclined if such a request is made maybe not | 06:27:32 |
| 16 | with this witness, but if I wouldn't focus on | |
| 17 | the time at this point. I would just ask the | |
| 18 | additional questions you may have. | |
| 19 | MR. KO: Thank you. I appreciate that. | |
| 20 | Q. (By Mr. Ko) With respect to data, misuse | 06:27:50 |
| 21 | on the Facebook platform, can you describe the | |
| 22 | factual circumstances in which Facebook utilized | |
| 23 | certain policies and procedures to, in fact, | |
| 24 | enforce and monitor data misuse on the Facebook | |
| 25 | platform? | 06:28:14 |
| | | Page 310 |

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| 1 | A. Yes. So first, we develop the policies | 06:28:18 |
|----|---|----------|
| 2 | that developers agree to and must comply with. We | |
| 3 | train for example, we we train the teams | |
| 4 | accountable for policing the platform, which is | |
| 5 | primarily the developer operations team. So we | 06:28:35 |
| 6 | train them on those policies and create specific | |
| 7 | guidance and instructions for how they can review | |
| 8 | apps for compliance with the terms and policies, to | |
| 9 | the extent we agree that those additional criteria | |
| 10 | guidelines for reviewing for compliance might be | 06:29:00 |
| 11 | helpful to our teams that are actually doing the | |
| 12 | review. | |
| 13 | And then we train all of the different | |
| 14 | teams. So for example, the app review team, the | |
| 15 | enforcement team, the investigations team, all of | 06:29:17 |
| 16 | the vendor vendors that work on reviewing apps | |
| 17 | for compliance. So we will train everyone on those | |
| 18 | terms. | |
| 19 | We also train our sales and partnerships | |
| 20 | and other teams, including our own teams, as we | 06:29:32 |
| 21 | grow and build new people, so that broad wide group | |
| 22 | of the company can understand what these terms are. | |
| 23 | So that they can help us police the platform by | |
| 24 | servicing and identifying those potential | |
| 25 | violations of our terms. And we educate them on | 06:29:54 |
| | | Page 311 |

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| 1 | how they can report those violations to the | 06:29:55 |
|----|---|----------|
| 2 | appropriate teams. | |
| 3 | We teach them how they can ask questions | |
| 4 | about the policies, to the extent that they have | |
| 5 | them. We train the external developer community | 06:30:03 |
| 6 | and at times even nondevelopers on our terms where | |
| 7 | applicable. | |
| 8 | We do monitoring which has evolved over | |
| 9 | time, different types of monitoring. But we use | |
| 10 | both automated and manual means to detect potential | 06:30:27 |
| 11 | violations to, again, like including like the | |
| 12 | reporting channels that I referred to earlier. | |
| 13 | And I also referred to the searching for potential | |
| 14 | violations of certain terms off of Facebook by | |
| 15 | reviewing for example, you we instruct teams | 06:30:49 |
| 16 | to try when they're reviewing each app, that | |
| 17 | they search for potential data breaches or any type | |
| 18 | of compromise in the data that they're required to | |
| 19 | protect against unauthorized access, use or | |
| 20 | disclosure. | 06:31:14 |
| 21 | We, present day, asked developers | |
| 22 | proactively to do we we put the data use | |
| 23 | data use checkup tool in front of developers, which | |
| 24 | shows them the permissions that they have. They | |
| 25 | already know that they have them and they're | 06:31:33 |
| | | Page 312 |

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| 1 | available in their app dashboard and other | 06:31:35 |
|----|---|----------|
| 2 | settings, but we put in front of them those | |
| 3 | permissions and ask them to yearly review that and | |
| 4 | then assess whether they still need those | |
| 5 | provisions. | 06:31:48 |
| 6 | We have automated tools in place that | |
| 7 | will prevent a developer from accessing a user's | |
| 8 | information through the platform if they haven't | |
| 9 | used the application within 90 days. | |
| 10 | We we also put certain developers | 06:32:00 |
| 11 | in with access to certain information or to | |
| 12 | higher amounts of installs through what we refer to | |
| 13 | as the data protection assessment that asks them | |
| 14 | questions about their data use practices, primarily | |
| 15 | focused on sections 3 through 6 of the platform | 06:32:23 |
| 16 | terms. | |
| 17 | We require apps to go through app review | |
| 18 | for nearly all use of the platform. If they want | |
| 19 | to request a new permission, then so that would | |
| 20 | trigger a thorough review of the app at the app | 06:32:40 |
| 21 | review stage. Each time they want to decide that | |
| 22 | they are building their app in a way that requires | |
| 23 | the need to request permissions which require | |
| 24 | review, all of which do, for Facebook login. | |
| 25 | If they are asking for more than name, | 06:32:59 |
| | | Page 313 |

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| 1 | profile, picture and email, even those apps that | 06:33:01 |
|----|---|----------|
| 2 | don't require upfront app review are reviewed every | |
| 3 | year during the app re-review process, where the | |
| 4 | teams are asking are presented with a number of | |
| 5 | questions designed to surface potential violations | 06:33:16 |
| 6 | of the terms. Such as, is there a clear and | |
| 7 | conspicuous privacy policy within the application. | |
| 8 | Does the app appear to be using the information it | |
| 9 | receives from people in compliance with our | |
| 10 | policies, which require that they use that | 06:33:36 |
| 11 | information in the core meaningful meaningfully | |
| 12 | in the core use of their experience within their | |
| 13 | application. | |
| 14 | We have a data bounty program where we | |
| 15 | pay external reporting parties when they report to | 06:33:49 |
| 16 | us. So we incentivize the reporting of potential | |
| 17 | violations as an additional monitoring and | |
| 18 | enforcement tac tactic. | |
| 19 | We have there's a third party, IDAC, | |
| 20 | which serves to independently be reviewing apps for | 06:34:10 |
| 21 | potential compliance with not just our platforms, | |
| 22 | but others. And we we were the leader in | |
| 23 | getting that to to come into place. And so we | |
| 24 | engage and ask for help through the entire | |
| 25 | community, again, by educating all of these | 06:34:29 |
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| 1 | individuals on the terms. | 06:34:32 |
|----|---|----------|
| 2 | Going back to the data point program, | |
| 3 | we that is not just specific to platform term | |
| 4 | data collection through permissible means. It also | |
| 5 | includes data that is accessed through unauthorized | 06:34:47 |
| 6 | means by scraping us. So that is another part of | |
| 7 | the bounty that will pay out where the criteria is | |
| 8 | met. For example, if we already are aware of an | |
| 9 | investigation because it's been reported either | |
| 10 | internally surfaced internally or reported by | 06:35:04 |
| 11 | another person externally, then we will thank the | |
| 12 | reporting party. | |
| 13 | We I feel like I've been incredibly | |
| 14 | comprehensive, but please let me know if you have | |
| 15 | any further questions on that point. | 06:35:19 |
| 16 | MR. KO: It sounds like you got your | |
| 17 | second wind. | |
| 18 | Rebecca, that was amazing. Good job. | |
| 19 | THE DEPONENT: I'm I'm not Rebecca, | |
| 20 | but thank you. | 06:35:30 |
| 21 | MR. KO: Right. I was talking to | |
| 22 | Rebecca, transcribing all of that. | |
| 23 | THE DEPONENT: Oh. | |
| 24 | Q. (By Mr. Ko) So with respect with | |
| 25 | with respect to | 06:35:39 |
| | | Page 315 |

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| 1 | MR. BLUME: But but good job to you, | 06:35:39 |
|----|---|----------|
| 2 | too. | |
| 3 | THE DEPONENT: Oh, thanks. | |
| 4 | MR. KO: Right. No, I sorry. I | |
| 5 | I I implied that as well. | 06:35:45 |
| 6 | THE DEPONENT: I can't see her | |
| 7 | transcribing, so I I didn't know what you were | |
| 8 | referring to. I can't see whatever it is that | |
| 9 | you're referring to. So I'm sorry. But I thought | |
| 10 | you were directing your comment to me. | 06:35:53 |
| 11 | Q. (By Mr. Ko) In all the examples that you | |
| 12 | gave in response to my question, can you identify | |
| 13 | all the instances in which Facebook actually | |
| 14 | applied those policies and procedures that you | |
| 15 | described to a particular app? | 06:36:10 |
| 16 | MR. BLUME: Objection. We're back to | 00.30.10 |
| 17 | topic 3. If you can point to which of the topics | |
| | | |
| 18 | and sub-topics talk about particular instances of | |
| 19 | application of the policies. | 06.26.25 |
| 20 | MR. KO: So I'm now looking at topic 2d, | 06:36:35 |
| 21 | in particular | |
| 22 | MR. BLUME: Okay. | |
| 23 | MR. KO: addition to 3c. But so | |
| 24 | I I don't know if I have to respond to that, | |
| 25 | but I think | 06:36:42 |
| | | Page 316 |

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| 1 | (Simultaneously speaking.) | 06:36:43 |
|----|--|----------|
| 2 | MR. BLUME: Well, she's here. | |
| 3 | MR. KO: So let me I'm just going to | |
| 4 | ask the question again so the record is clear. | |
| 5 | Q. (By Mr. Ko) Can you identify all the | 06:36:48 |
| 6 | instances in which Facebook actually applied those | |
| 7 | policies and procedures that you described to a | |
| 8 | particular app? | |
| 9 | MR. BLUME: How how they well | |
| 10 | MR. KO: And you object? | 06:37:00 |
| 11 | MR. BLUME: Yeah, to the extent it's 2d | |
| 12 | my objection is, she I mean, it's clear why you | |
| 13 | didn't want to ask the question. She just | |
| 14 | described how they ensure it. | |
| 15 | I'm not sure how this particular | 06:37:09 |
| 16 | instances fits under 2d. So if you can educate me, | |
| 17 | I'll perhaps permit it. But as I read it in the | |
| 18 | plain language of the 2d, I think it's not | |
| 19 | what specific instances is not covered. | |
| 20 | MR. KO: I I don't think I have a duty | 06:37:28 |
| 21 | here to try and educate you. You can object | |
| 22 | MR. BLUME: Well, it's your topic. If | |
| 23 | you want an answer, you do, because it's your | |
| 24 | topic. So you can if you wrote it. So if | |
| 25 | you want answer | 06:37:38 |
| | | Page 317 |

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| 1 | MR. KO: Stop repeating it can you | 06:37:40 |
|----|---|----------|
| 2 | stop | |
| 3 | MR. BLUME: I would request that you | |
| 4 | educate me on it. | |
| 5 | MR. KO: This is why this has been a | 06:37:44 |
| 6 | completely unhelpful day, the continual | |
| 7 | MR. BLUME: That's | |
| 8 | SPECIAL MASTER GARRIE: Counsel Ko | |
| 9 | MR. BLUME: That's that's not why | |
| 10 | SPECIAL MASTER GARRIE: Counsel Blume, | 06:37:51 |
| 11 | stop talking. | |
| 12 | MR. BLUME: That is not why. | |
| 13 | SPECIAL MASTER GARRIE: Stop. Put | |
| 14 | yourselves on mute. | |
| 15 | Can you please bring up 2d, Counsel Ko. | 06:37:58 |
| 16 | I will rule. Let's see. | |
| 17 | Court Reporter, I'm looking for the | |
| 18 | question. Can you read it back. | |
| 19 | (Record read as follows: | |
| 20 | "QUESTION: Can you identify all the | 06:39:02 |
| 21 | instances in which Facebook actually | |
| 22 | applied those policies and procedures | |
| 23 | that you described to a particular | |
| 24 | app?") | |
| 25 | SPECIAL MASTER GARRIE: Counsel Ko, are | 06:39:39 |
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| 1 | you when I read 2d, it says "limited to the Use | 06:39:40 |
|----|--|----------|
| 2 | Case." | |
| 3 | Can you clarify when you say "particular | |
| 4 | app," what do you mean? | |
| 5 | MR. KO: So a particular well, I I | 06:39:47 |
| 6 | wanted to start broad and I would hone in, which | |
| 7 | I'm entitled to do. But I am talking about, first, | |
| 8 | if she has any understanding with respect to when | |
| 9 | or the number of times generally, specifically, | |
| 10 | either one of when she was aware of the actual | 06:40:05 |
| 11 | times in which Facebook applied all the examples | |
| 12 | she gave of the various policies and procedures | |
| 13 | that Facebook enacted to a particular app that may | |
| 14 | have either been using information beyond the use | |
| 15 | case or in any improper way. | 06:40:28 |
| 16 | SPECIAL MASTER GARRIE: And what was your | |
| 17 | issue with how is this beyond the scope, | |
| 18 | Counsel Blume? | |
| 19 | I'm trying to read your answer, but it | |
| 20 | was very long. | 06:41:13 |
| 21 | MR. BLUME: It because it asks how, | |
| 22 | not when, not what, not which. All words they knew | |
| 23 | and could have written in this topic, but they | |
| 24 | didn't. They chose how. And now if he's trying to | |
| 25 | expand it to include when, which, what. I mean, | 06:41:28 |
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| 1 | that's | 06:41:31 |
|----|---|----------|
| 2 | SPECIAL MASTER GARRIE: So is it your | |
| 3 | position that Facebook will produce if I, | |
| 4 | hypothetically, let the plaintiff submit another | |
| 5 | set of 30(b)(6) depositions requests, and they | 06:41:38 |
| 6 | modify it accordingly, will you submit a different | |
| 7 | witness to answer these questions? | |
| 8 | MR. BLUME: If they're somehow permitted | |
| 9 | to to file additional 30(b)(6)s | |
| 10 | SPECIAL MASTER GARRIE: Yes. | 06:41:53 |
| 11 | MR. BLUME: we'd have to take we'd | |
| 12 | take that under consideration as to whether as | |
| 13 | to whether to put someone up for yet another | |
| 14 | 30(b)(6), which would now be their third request. | |
| 15 | I mean, there are interrogatories they had | 06:42:02 |
| 16 | SPECIAL MASTER GARRIE: Well, when you | |
| 17 | read it, Judge Chhabria was pretty clear as to | |
| 18 | what is he was pretty I have pretty good | |
| 19 | clarity as to this part. So okay. | |
| 20 | MR. BLUME: If they they if | 06:42:15 |
| 21 | yeah, if they if they want if you if you | |
| 22 | want to give them permission to continue with | |
| 23 | another with another 30(b)(6) witness on those | |
| 24 | specific topics, we know they know how to ask them. | |
| 25 | They should do it properly and we'll consider it | 06:42:27 |
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| 1 | when we get it. | 06:42:29 |
|----|---|----------|
| 2 | SPECIAL MASTER GARRIE: Is the the | |
| 3 | witness I mean, my concern again is the witness | |
| 4 | isn't prepared to answer the the other pieces of | |
| 5 | the question; is that | 06:42:42 |
| 6 | MR. BLUME: Yeah. | |
| 7 | SPECIAL MASTER GARRIE: basically your | |
| 8 | concern? | |
| 9 | MR. BLUME: Right. And I would ask you | |
| 10 | I would ask you to determine that it she | 06:42:47 |
| 11 | wasn't required to prepare because then because | |
| 12 | that's going to I'll we'll deal with another | |
| 13 | request that's separate. | |
| 14 | But what I don't want this witness to | |
| 15 | believe when she leaves is she read "how," and that | 06:43:00 |
| 16 | she should have somehow interpreted "how" to mean | |
| 17 | "what" and "when" and "which." And that she | |
| 18 | somehow was inadequate in her efforts to prepare. | |
| 19 | She spent a lot of time doing this and I | |
| 20 | just don't think it's fair to suggest that when | 06:43:13 |
| 21 | when we read "how" whether they're entitled to | |
| 22 | do it again in another depo or another notice. And | |
| 23 | that's fine | |
| 24 | SPECIAL MASTER GARRIE: And I got it, | |
| 25 | Counsel Blume. I noted for I note your request | 06:43:24 |
| | | Page 321 |

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| 1 | for the record. | 06:43:26 |
|----|---|----------|
| 2 | You can stop sharing, Counsel Ko. | |
| 3 | I'm going to refrain from issuing any | |
| 4 | ruling to your request, Counsel Blume, in part, | |
| 5 | because I just haven't read them all. But I do | 06:43:40 |
| 6 | So Counsel Ko so Ms. Hendrix, | |
| 7 | returning back to you, which is what we're here | |
| 8 | for, I counsel gave the objected as beyond | |
| 9 | the scope. | |
| 10 | Is that correct, Counsel Blume? I | 06:43:58 |
| 11 | believe that was your objection. | |
| 12 | MR. BLUME: It was. | |
| 13 | SPECIAL MASTER GARRIE: Okay. Are you | |
| 14 | going to heed the advice of counsel so I | |
| 15 | would have them reread it all, but we're talking | 06:44:08 |
| 16 | about 30 pages. So I'm just cutting to the chase. | |
| 17 | THE DEPONENT: I'm prepared to answer | |
| 18 | everything that is described in the topics. And I | |
| 19 | agree with my counsel that nothing in here asked me | |
| 20 | to prepare how many violations of specific | 06:44:26 |
| 21 | provisions we've surfaced over the years. | |
| 22 | SPECIAL MASTER GARRIE: I I'm not | |
| 23 | ruling any which way or the other as to that. I | |
| 24 | haven't I wasn't privy to the motions or or | |
| 25 | the conversations between the lawyers. So I and | 06:44:38 |
| | | Page 322 |

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| 1 | we're and I and I don't know what was | 06:44:42 |
|----|--|----------|
| 2 | exchanged. | |
| 3 | So I I understand and appreciate where | |
| 4 | you're coming from. And I and I and I | |
| 5 | commend you for your patience today and as I | 06:44:49 |
| 6 | thought it was three hours as well. | |
| 7 | So with that said, Counsel Ko so are | |
| 8 | you going to answer the question or or follow | |
| 9 | the instructions of counsel? | |
| 10 | THE DEPONENT: I'm not prepared to answer | 06:45:04 |
| 11 | subjects that were not included in the topics that | |
| 12 | I was asked to prepare for. So I I can't answer | |
| 13 | the question. I'm going to follow my advice of | |
| 14 | counsel. | |
| 15 | SPECIAL MASTER GARRIE: There you go. | 06:45:18 |
| 16 | We'll just stop there. | |
| 17 | Counsel Ko, ask another question. | |
| 18 | Q. (By Mr. Ko) So outside of the examples | |
| 19 | that you gave for the various ways in which | |
| 20 | Facebook would enforce, was it also the case that | 06:45:31 |
| 21 | individual employees often determined whether or | |
| 22 | not Facebook would enforce against a particular | |
| 23 | third party? | |
| 24 | A. Human beings are charged with to the | |
| 25 | extent, they are for example, on developer | 06:45:51 |
| | | Page 323 |

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| 1 | operations, they are accountable to understand and | 06:45:53 |
|----|---|----------|
| 2 | know the policies. To the extent they have | |
| 3 | questions or surface any gray areas and aren't | |
| 4 | sure, there are teams, like the data policy | |
| 5 | management and enforcement team and the product | 06:46:04 |
| 6 | policy team that manages most of the provisions in | |
| 7 | the developer policies, except those that apply to | |
| 8 | collection and use of data obtained from us. | |
| 9 | They would review those applications for | |
| 10 | compliance. And to the extent they surfaced a | 06:46:20 |
| 11 | violation, they would look to what we refer to as | |
| 12 | the enforcement rubric. That is a a document | |
| 13 | that outlines each provision and what the the | |
| 14 | appropriate enforcement action is, if we surfaced | |
| 15 | those violations. And then they would be | 06:46:39 |
| 16 | instructed to follow those that and that take | |
| 17 | that appropriate enforcement action. | |
| 18 | I didn't speak in granularity with | |
| 19 | respect to the enforcement actions that they could | |
| 20 | take, but it's the enforcement actions would be | 06:46:56 |
| 21 | decided when we launched the policies and initially | |
| 22 | developed that enforcement rubric, which first was | |
| 23 | developed in 2009, because we wanted to ensure | |
| 24 | consistency and uniformity in enforcement. | |
| 25 | No one is accountable for making | 06:47:15 |
| | | Page 324 |

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| 1 | exceptions because we are not an exceptions-based | 06:47:18 |
|----|---|----------|
| 2 | company. If we surface a violation, we enforce | |
| 3 | consistent with the enforcement rubric. And and | |
| 4 | we do so for example, today, based solely on the | |
| 5 | nature, scope, severity of the violation and not | 06:47:32 |
| 6 | with respect to the relationship that we have with | |
| 7 | the developer who has been concluded by a human as | |
| 8 | violating a specific provision. | |
| 9 | Speaking of how it's gone during the | |
| 10 | relevant period, it is true that during a period of | 06:47:50 |
| 11 | time the enforcement rubric did have a protocol for | |
| 12 | reaching out to anyone who managed the relationship | |
| 13 | with the partner to notify them that their partner | |
| 14 | has been found to be violating one or more of the | |
| 15 | respective provisions. | 06:48:07 |
| 16 | That has changed and now we do not have | |
| 17 | that protocol and procedure. They are notified via | |
| 18 | what we refer to as a FYI email that outlines what | |
| 19 | we've surfaced and the fact that we will be | |
| 20 | reaching out to their partner through the developer | 06:48:23 |
| 21 | operations team. So that they can be prepared to | |
| 22 | respond to the developer. | |
| 23 | To the extent the developer has any | |
| 24 | questions or confusion, we encourage developers to | |
| 25 | reply to the communications that we've sent that | 06:48:37 |
| | | Page 325 |

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| | | 1 |
|----|--|----------|
| 1 | outline the violations. But it is common | 06:48:39 |
| 2 | some common practice for a developer that has | |
| 3 | that is a managed partner to reach out to their | |
| 4 | the person at the company that they have that | |
| 5 | direct relationship with on and but no | 06:48:53 |
| 6 | additional time is given in the context of that. | |
| 7 | So developers all developers, whether managed or | |
| 8 | unmanaged, must comply with the terms. There are | |
| 9 | no exceptions. And they have the exact same amount | |
| 10 | of time afforded to them whether they are managed | 06:49:11 |
| 11 | or unmanaged. And the enforcement rubric which | |
| 12 | is what we look to when the team surfaces a | |
| 13 | violation. | |
| 14 | Q. And what is the case that all developers | |
| 15 | did, in fact, comply with these terms? | 06:49:24 |
| 16 | A. I don't understand your question. | |
| 17 | Q. Are you aware of the instances in which | |
| 18 | developers did or did not comply with the terms | |
| 19 | that you had described a moment ago? | |
| 20 | A. As we've done throughout today, I will do | 06:49:46 |
| 21 | my own bitching and moaning. I have already | |
| 22 | answered that question twice. | |
| 23 | So for the third time, I will let you | |
| 24 | know that I am not prepared to tell you every | |
| 25 | single violation that has been surfaced and | 06:49:57 |
| | | Page 326 |
| | | |

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| 1 | confirmed from 2007 to 2022. I was not asked to | 06:50:02 |
|----|---|----------|
| 2 | prepare for that. It is not included in the topics | |
| 3 | that you wrote. | |
| 4 | It's how do these processes work. I have | |
| 5 | explained in thorough detail, potentially like | 06:50:11 |
| 6 | overly explaining how we're doing this. But, | |
| 7 | again, I would just ask that we try not to repeat | |
| 8 | questions I've answered because I am getting tired. | |
| 9 | But I will stay here all night. | |
| 10 | Q. Well, to be fair, Ms. Hendrix, I was | 06:50:31 |
| 11 | responding to your question or your response | |
| 12 | that you didn't understand my question. But it | |
| 13 | sounds like you understood my question. | |
| 14 | MR. BLUME: Anyway, since can you ask | |
| 15 | the next one. | 06:50:43 |
| 16 | Q. (By Mr. Ko) Wasn't it the case that | |
| 17 | Facebook's existing relationship with a third party | |
| 18 | and the type of partner they were, determined | |
| 19 | whether or not Facebook was going to enforce its | |
| 20 | policies against that third party? | 06:50:59 |
| 21 | A. Absolutely not. | |
| 22 | Q. With respect to the enforcement rubric, | |
| 23 | can you identify any instances in which employees | |
| 24 | went outside of that rubric to decide not to | |
| 25 | enforce against a particular third party? | 06:51:15 |
| | | Page 327 |

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| 1 | A. As I've just said and said earlier, we | 06:51:19 |
|----|---|----------|
| 2 | are not an exception-based company. Have we given | |
| 3 | part managed partners additional time to come | |
| 4 | into compliance due to the need to reach out to the | |
| 5 | managed partners so they know that we've surfaced | 06:51:30 |
| 6 | an issue, the answer to that is there is some | |
| 7 | time during the relevant period where where you | |
| 8 | look to the rubric, and there's a column for | |
| 9 | managed and unmanaged, which shows the developer | |
| 10 | operations team, that they need to take that | 06:51:43 |
| 11 | additional step of notifying the partner manager of | |
| 12 | what they have surfaced within the application. | |
| 13 | And but there's not any instances where we would | |
| 14 | ignore or turn a blind eye to a violation. | |
| 15 | The only distinction as between managed | 06:52:02 |
| 16 | and unmanaged would be there have been times where | |
| 17 | a developer might get a little bit more time due to | |
| 18 | the need to reach out to the partner manager. But | |
| 19 | at the end of the day, we always enforce those | |
| 20 | provisions as we surface any violation. | 06:52:19 |
| 21 | Q. But how did Facebook ensure that they | |
| 22 | were actually enforcing those provisions? | |
| 23 | A. Through the required through the | |
| 24 | education of the policies. So your job on | |
| 25 | developer operations is not just to enforce the | 06:52:38 |
| | | Page 328 |

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| 1 | policies. But in order to effectively enforce | 06:52:40 |
|----|---|----------|
| 2 | them, you have to ensure that you have a very | |
| 3 | strong understanding of all of the terms and | |
| 4 | policies that are applicable to each respective | |
| 5 | application. | 06:52:50 |
| 6 | To the extent that you acquire that | |
| 7 | knowledge, if you ever are unsure, the process | |
| 8 | calls to reach out to either the data policy | |
| 9 | management and enforcement team. Or for | |
| 10 | nondata-policy-related questions, for the policy | 06:53:02 |
| 11 | team that handles everything that my team does not, | |
| 12 | you can ask for gray areas. | |
| 13 | We will either use that as a trigger to | |
| 14 | inform the need to potentially develop going | |
| 15 | back to another topic to develop new policies | 06:53:19 |
| 16 | so if we think we need to be clearer, or we go back | |
| 17 | to the the teammate on developer ops and we let | |
| 18 | them know, hey, this is not a gray area. This is | |
| 19 | the respective provision or provisions that you | |
| 20 | should cite to or give other kind of guidance or | 06:53:34 |
| 21 | clarity. | |
| 22 | So there is through education. We | |
| 23 | also do Q and A, where we audit a sample of the | |
| 24 | enforcement actions that we've taken to and | |
| 25 | decisions that we've made to assess and ensure for | 06:53:52 |
| | | Page 329 |

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| 1 | quality assurance perspectives that we are | 06:53:55 |
|----|---|----------|
| 2 | effectively and accurately policing the platform | |
| 3 | consistent with the terms and policies that we have | |
| 4 | in place. | |
| 5 | So yes, leaning in on all of the | 06:54:12 |
| 6 | additional methods that I described for the | |
| 7 | automated and manual means for education, review, | |
| 8 | re-review. | |
| 9 | Q. Couldn't individuals like Mark Zuckerberg | |
| 10 | or Sheryl Sandberg, or any other Facebook exec, for | 06:54:29 |
| 11 | that matter, determine whether or not Facebook | |
| 12 | should enforce its platform policy against a | |
| 13 | third party? | |
| 14 | MR. BLUME: Objection. Was it was it | |
| 15 | couldn't or didn't was what the first can | 06:54:44 |
| 16 | you I missed the first part of that question. | |
| 17 | MR. KO: Couldn't. | |
| 18 | MR. BLUME: Could you could the | |
| 19 | reporter reread or you restate it. | |
| 20 | MR. KO: Sure. | 06:54:57 |
| 21 | Q. (By Mr. Ko) Couldn't individuals like | |
| 22 | Mark Zuckerberg and Sheryl Sandberg, for that | |
| 23 | matter, any Facebook executive, determine whether | |
| 24 | or not to enforce the platform policies enforce | |
| 25 | Facebook's platform policy against a particular | 06:55:13 |
| | | Page 330 |

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| 1 | | |
|----|---|----------|
| 1 | third party? | 06:55:16 |
| 2 | A. So you're wanting me to speculate on what | |
| 3 | our executives might be able to do, given their | |
| 4 | roles at our company? | |
| 5 | Q. I'm not asking you to speculate | 06:55:28 |
| 6 | speculate. | |
| 7 | I'm asking you, as a corporate designee | |
| 8 | of Facebook, if you are aware of any instances, in | |
| 9 | connection with Facebook's monitoring and | |
| 10 | enforcement of third parties, of whether | 06:55:39 |
| 11 | individuals like Mark Zuckerberg or | |
| 12 | Sheryl Sandberg, or any other Facebook executive, | |
| 13 | for that matter, could determine themselves whether | |
| 14 | or not to enforce platform policies against a | |
| 15 | third party? | 06:55:53 |
| 16 | MR. BLUME: Objection. Compound. And | |
| 17 | does call for speculation. | |
| 18 | THE DEPONENT: Yeah. The word "could" | |
| 19 | of course, Mark could decide that if we told him | |
| 20 | something was against policy, as with any human, he | 06:56:06 |
| 21 | could have feedback, like the culinary team, on | |
| 22 | whether that policy should be in place or if it's | |
| 23 | outdated or doesn't make sense, given the fact | |
| 24 | that, you know, time goes go and things change. | |
| 25 | So, sure, it's possible that any human, | 06:56:21 |
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| r | | |
|----|---|----------|
| 1 | including external people outside of the company, | 06:56:23 |
| 2 | could have opinions on whether we should enforce. | |
| 3 | But those opinions would be whether the efficacy of | |
| 4 | the policy and retaining the policy itself, or | |
| 5 | whether it should be clear or not, again, we are | 06:56:41 |
| 6 | not an exceptions-based policy. | |
| 7 | Q. (By Mr. Ko) Have you ever heard of a TO | |
| 8 | partner? | |
| 9 | A. I've heard of TO. | |
| 10 | Q. What is your understanding of TO? | 06:57:03 |
| 11 | A. I don't I don't remember. I just know | |
| 12 | I've heard of it. But it doesn't apply in the | |
| 13 | context of the monitoring enforcement and policing | |
| 14 | of the platform and whether to enforce on | |
| 15 | violations, whether you're TO or however far the | 06:57:22 |
| 16 | numbers go. | |
| 17 | So I'm not remembering right now. I | |
| 18 | don't that's not relevant to the question of | |
| 19 | whether a developer with that designation has to | |
| 20 | the extent, they even it's relevant to them | 06:57:37 |
| 21 | has that status. That that's not relevant to | |
| 22 | the question of whether they're violating our | |
| 23 | policies and whether we will enforce them. | |
| 24 | Q. Is there a policy or enforcement rubric | |
| 25 | that governs how Facebook would enforce its | 06:57:50 |
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| 1 | policies as to partners that were in the TO | 06:57:51 |
|----|--|----------|
| 2 | category? | |
| 3 | A. It | |
| 4 | MR. BLUME: Object. Other than the | |
| 5 | ones the policies she's already spoken of? | 06:57:59 |
| 6 | MR. KO: I have a question. You can | |
| 7 | raise an objection | |
| 8 | SPECIAL MASTER GARRIE: Object | |
| 9 | Counsel Blume, you didn't make an objections. | |
| 10 | Are you making an objection? | 06:58:12 |
| 11 | MR. BLUME: Well, I just I'm trying to | |
| 12 | save time. She can go back through all the | |
| 13 | policies again, or is she talking about | |
| 14 | SPECIAL MASTER GARRIE: Counsel, do you | |
| 15 | have an objection to the question or not? | 06:58:19 |
| 16 | MR. BLUME: No. No objection. Object | |
| 17 | yes. Objection to form. | |
| 18 | SPECIAL MASTER GARRIE: There you go. | |
| 19 | Please answer the question, Ms. Hendrix. | |
| 20 | THE DEPONENT: I, sitting here today, | 06:58:32 |
| 21 | don't believe T0, or that type of specificity. And | |
| 22 | it was managed or unmanaged columns is what I'm | |
| 23 | confident saying it has been. But it's that is | |
| 24 | certainly not the case today. | |
| 25 | Q. (By Mr. Ko) Have you heard of a T1 or T2 | 06:58:51 |
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| 1 | partner? | 06:58:53 |
|----|---|----------|
| 2 | A. Yes. And it I have this just for | |
| 3 | purposes of our time, same response, we do not take | |
| 4 | into account what what type of partner you are. | |
| 5 | And we only enforce based on the nature, scope and | 06:59:06 |
| 6 | severity of the violation consistent with the | |
| 7 | enforcement rubric, which does not distinguish | |
| 8 | between tier zero and no tier partners, or anything | |
| 9 | like that. | |
| 10 | It's all whether whether Facebook | 06:59:20 |
| 11 | knows who you are and works with you directly | |
| 12 | through our teams or not, through just a developer | |
| 13 | that we haven't any type of direct relationship | |
| 14 | with, other than our contract with you to comply | |
| 15 | with our provisions and adhere to our terms. It is | 06:59:38 |
| 16 | not same response to any questions that you | |
| 17 | presented with respect to tier tier zero. | |
| 18 | Q. So with respect to I just want to make | |
| 19 | sure the record is clear. | |
| 20 | But with respect to T0, T1 and T2, is | 06:59:54 |
| 21 | there any policy or rubric that governed how | |
| 22 | Facebook would enforce its policies as to partners | |
| 23 | in these tiers? | |
| 24 | MR. BLUME: Objection. Asked and | |
| 25 | answered. | 07:00:10 |
| | | Page 334 |

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| 1 | THE DEPONENT: I have nothing further to | 07:00:12 |
|----|---|----------|
| 2 | add other than what I've said. | |
| 3 | Q. (By Mr. Ko) Wasn't it also the case that | |
| J | - | |
| 4 | Facebook would factor in how much third parties | |
| 5 | were spending on advertising on the Facebook | 07:00:20 |
| 6 | platform, before determining whether or not to | |
| 7 | enforce its policies against these third parties? | |
| 8 | A. Well, the previous question was never the | |
| 9 | case. It's it's we only had managed and | |
| 10 | unmanaged columns in the context of the rubric, and | 07:00:34 |
| 11 | none of that had anything to do on whether or not | |
| 12 | to enforce or not. | |
| 13 | Now, whether a developer was spending ing | |
| 14 | zero dollars, or a lot more money than zero | |
| 15 | dollars, that is not a factor in whether to | 07:00:49 |
| 16 | ultimately enforce the provision. | |
| 17 | Q. So advertising spend was not a part of | |
| 18 | the enforcement rubric, correct? | |
| 19 | MR. BLUME: Objection. Asked and | |
| 20 | answered. | 07:01:05 |
| 21 | THE DEPONENT: Correct. It's not a part | |
| 22 | of the enforcement rubric. Partners might be like, | |
| 23 | can we have more time; this is an important | |
| 24 | partner, yada, yada. And we would let them know | |
| 25 | that the developer must come into compliance with | 07:01:16 |
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| 1 | our policies. And now, sitting here present day, | 07:01:19 | | | |
|----|--|----------|--|--|--|
| 2 | that doesn't contemplate any extensions of time | | | | |
| 3 | that we wouldn't afford in to a nonmanaged | | | | |
| 4 | developer. | | | | |
| 5 | And, again, those extensions are baked | 07:01:29 | | | |
| 6 | into the rubric. So for example, you don't get an | | | | |
| 7 | extension for severity high severity provisions. | | | | |
| 8 | Q. (By Mr. Ko) Are you familiar with the | | | | |
| 9 | 2012 FTC consent decree? | | | | |
| 10 | A. Yes, I am. | 07:01:46 | | | |
| 11 | Q. Are you aware of the subsequent 2019 FTC | | | | |
| 12 | enforcement action? | | | | |
| 13 | A. Yes. | | | | |
| 14 | Q. So the consent decree and the subsequent | | | | |
| 15 | enforcement action, would you agree with me, would | 07:01:57 | | | |
| 16 | that relate to in some manner would that relate | | | | |
| 17 | to Facebook's monitoring and enforcement? | | | | |
| 18 | MR. BLUME: Objection, to the extent it | | | | |
| 19 | calls for a legal to the extent you | | | | |
| 20 | understand to the extent the answer to that | 07:02:15 | | | |
| 21 | question calls into effect conversations with | | | | |
| 22 | counsel, I'd instruct you not to answer. | | | | |
| 23 | THE DEPONENT: So the order, which is | | | | |
| 24 | publicly available for you to read, does have a | | | | |
| 25 | section that contemplates the that contemplates | 07:02:32 | | | |
| | | Page 336 | | | |

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| 1 | | | | |
|----|---|----------|--|--|
| 1 | broadly monitoring and enforcement. | 07:02:41 | | |
| 2 | And and we did also and I | | | |
| 3 | personally remember meeting with the auditor in the | | | |
| 4 | context of the 12K, so I feel comfortable | | | |
| 5 | confirming again and that's public that, yes, | 07:02:53 | | |
| 6 | both of those orders do speak to monitoring and | | | |
| 7 | enforcement. | | | |
| 8 | Q. (By Mr. Ko) Thank you. | | | |
| 9 | And in the the initial FTC consent | | | |
| 10 | decree in 2012, Facebook agreed to certain | 07:03:07 | | |
| 11 | provisions and certain things, for lack of a better | | | |
| 12 | term, to improve their monitoring and enforcement | | | |
| 13 | of their policies; is that fair to say? | | | |
| 14 | MR. BLUME: Objection. To the extent the | | | |
| 15 | consent decree speaks for itself as to its terms, | 07:03:30 | | |
| 16 | it does | | | |
| 17 | SPECIAL MASTER GARRIE: Counsel | | | |
| 18 | MR. BLUME: as to specific | | | |
| 19 | SPECIAL MASTER GARRIE: What's the | | | |
| 20 | objection? | 07:03:38 | | |
| 21 | MR. BLUME: That the consent decree | | | |
| 22 | speaks for itself. It's the best evidence of what | | | |
| 23 | it says. | | | |
| 24 | SPECIAL MASTER GARRIE: Let's do with | | | |
| 25 | best evidence. Okay. | 07:03:47 | | |
| | | Page 337 | | |

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| 1 | Q. (By Mr. Ko) You can answer. | 07:03:52 |
|----|--|----------|
| 2 | SPECIAL MASTER GARRIE: Are you | |
| 3 | instructing the witness not to answer the question | |
| 4 | or | |
| 5 | MR. BLUME: As to the terms of the | 07:03:56 |
| 6 | consent decree is beyond the scope of her topic. | |
| 7 | But I'm sure if you want to show it to her, she | |
| 8 | can walk through it with you, Mr. Ko. | |
| 9 | SPECIAL MASTER GARRIE: I don't want to | |
| 10 | show it to her. But Counsel Ko, would you like | 07:04:08 |
| 11 | to so | |
| 12 | MR. KO: I I would like an answer to | |
| 13 | my question. | |
| 14 | SPECIAL MASTER GARRIE: Ms. Hendrix | |
| 15 | THE DEPONENT: Yeah. | 07:04:20 |
| 16 | MR. BLUME: If you if you know the | |
| 17 | answer, answer. | |
| 18 | THE DEPONENT: So the only team that is | |
| 19 | allowed to interpret the language of each of those | |
| 20 | orders is the legal team. The only communications | 07:04:27 |
| 21 | with respect to the interpretation of the order is | |
| 22 | privileged conversations that we've had with the | |
| 23 | legal team. | |
| 24 | So their we can rely on the language | |
| 25 | of the order, but I am not able to speak to | 07:04:40 |
| | | Page 338 |

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| 1 | nonprivileged conversations about the order because | 07:04:45 |
|----|---|----------|
| 2 | the legal team interprets and provides guidance on | |
| 3 | the order. | |
| 4 | And even present day, I tell my teams, | |
| 5 | you do not try to interpret the order. You go to | 07:04:57 |
| 6 | the legal team to interpret any questions you have | |
| 7 | about the order. | |
| 8 | MR. KO: Wasn't it a widely held | |
| 9 | THE COURT REPORTER: I need a break in | |
| 10 | a at a convenient time. We've been going for | 07:05:04 |
| 11 | over an hour. | |
| 12 | MR. KO: Sorry about that, Rebecca. | |
| 13 | SPECIAL MASTER GARRIE: What kind of a | |
| 14 | break do you need? | |
| 15 | THE COURT REPORTER: Five minutes. Ten | 07:05:18 |
| 16 | minutes. | |
| 17 | MS. WEAVER: Sounds good. We are going | |
| 18 | off the record. We're talking a five-minute break. | |
| 19 | THE VIDEOGRAPHER: Okay. We're off the | |
| 20 | record. It's 7:05 p.m. | 07:05:28 |
| 21 | (Recess taken.) | |
| 22 | THE VIDEOGRAPHER: We're back on the | |
| 23 | record at 7:16 p.m. | |
| 24 | MR. KO: Ms. Hendrix, congratulations. I | |
| 25 | have no further questions. | 07:16:49 |
| | | Page 339 |

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| 1 | I just want to note for the record that | 07:16:50 |
|----|---|----------|
| 2 | consistent with our prior representations, | |
| 3 | plaintiffs reserve the right to reopen this | |
| 4 | deposition as to these topics. | |
| 5 | MR. BLUME: And consistent, I thought, | 07:17:01 |
| 6 | with Special Master Garrie's request to finish up | |
| 7 | those topics, short of objections and debating over | |
| 8 | the questions that were asked and objected to, | |
| 9 | again, we we have we were not prepared to | |
| 10 | bring this witness back on these topics. She | 07:17:20 |
| 11 | remains available to answer them. Although we've | |
| 12 | gone beyond seven hours, we're still making her | |
| 13 | available to answer questions on all those topics. | |
| 14 | And so I, again, urge you to finish the | |
| 15 | questions on these topics because those it's | 07:17:33 |
| 16 | I'm not sure what your objection would be to | |
| 17 | questions not yet asked about topics and why you | |
| 18 | would be permitted to leave open the deposition to | |
| 19 | cover ground you have not yet covered, when we're | |
| 20 | making her available to finish this out today. | 07:17:51 |
| 21 | SPECIAL MASTER GARRIE: I'll note it for | |
| 22 | the record, Counsel Blume. | |
| 23 | Counsel Ko, you both have extensively | |
| 24 | exhausted the record on this issue two hours | |
| 25 | earlier. Both sides' positions are noted. | 07:18:04 |
| | | Page 340 |

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| 1 | I'm still denying your request, | 07:18:06 |
|----|---|----------|
| 2 | Counsel Blume. And | |
| 3 | MR. BLUME: Close it out. | |
| 4 | SPECIAL MASTER GARRIE: No further | |
| 5 | questions from Counsel Ko; is that correct, | 07:18:17 |
| 6 | Counsel Ko? | |
| 7 | MR. KO: Correct. | |
| 8 | SPECIAL MASTER GARRIE: Counsel Blume, | |
| 9 | any instructions | |
| 10 | MR. BLUME: No, nothing from us. | 07:18:28 |
| 11 | SPECIAL MASTER GARRIE: Okay. Before we | |
| 12 | go off the record, we would the standing orders | |
| 13 | for the transcript, because this is a 30(b)(6) | |
| 14 | you weren't sure, Counsel Blume. | |
| 15 | Is there anybody here from your team that | 07:18:39 |
| 16 | might be able to clarify? | |
| 17 | MR. BLUME: I assume would I I | |
| 18 | assume it's the same standing order as we'll | |
| 19 | we'll Rebecca, we'll let you know. But it's the | |
| 20 | same standing order as we have for the other | 07:18:51 |
| 21 | depositions, please. | |
| 22 | SPECIAL MASTER GARRIE: As long as it's | |
| 23 | the same. That's fine. | |
| 24 | MS. HERBERT: It's the same. | |
| 25 | MR. BLUME: Yeah, the same. Okay. | 07:18:57 |
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| 1 | THE COURT REPORTER: Got got it. | 07:19:00 |
|----|--|----------|
| 2 | MR. BLUME: Excellent. | |
| 3 | THE DEPONENT: Rebecca, thank you. | |
| 4 | Nice to meet everybody. But a sincere | |
| 5 | thank you. I I could see even I | 07:19:06 |
| 6 | participating in that overtalking. And I apologize | |
| 7 | for when I did it. I'm sure everybody else has the | |
| 8 | same so thank you. And I hope you have a good | |
| 9 | night's rest. | |
| 10 | SPECIAL MASTER GARRIE: You are the | 07:19:24 |
| 11 | witness, Ms. Hendrix. They should never talk over | |
| 12 | you. | |
| 13 | MR. BLUME: All right. Are we off? | |
| 14 | THE DEPONENT: Thank you, John. Thank | |
| 15 | you. | 07:19:29 |
| 16 | THE VIDEOGRAPHER: Okay to go off the | |
| 17 | record everybody? | |
| 18 | SPECIAL MASTER GARRIE: Yes. | |
| 19 | THE VIDEOGRAPHER: Thank you. We're off | |
| 20 | the record. It's 7:19 p.m. | 07:19:33 |
| 21 | (TIME NOTED: 7:19 p.m.) | |
| 22 | | |
| 23 | | |
| 24 | 00 | |
| 25 | | 07:19:36 |
| | | Page 342 |
| | | |

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| 1 | I, ALLISON HENDRIX, do hereby declare under |
|----|---|
| 2 | penalty of perjury that I have read the foregoing |
| 3 | transcript; that I have made any corrections as |
| 4 | appear notes; that my testimony as contained |
| 5 | herein, as corrected, is true and correct. |
| 6 | Executed this, |
| 7 | 2022, at |
| 8 | |
| 9 | |
| 10 | |
| 11 | |
| | ALLISON HENDRIX |
| 12 | |
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| 1 | I, Rebecca L. Romano, a Registered |
|----|---|
| 2 | Professional Reporter, Certified Shorthand |
| 3 | Reporter, Certified Court Reporter, do hereby |
| 4 | certify: |
| 5 | That the foregoing proceedings were taken |
| 6 | before me remotely at the time and place herein set |
| 7 | forth; that any deponents in the foregoing |
| 8 | proceedings, prior to testifying, were administered |
| 9 | an oath; that a record of the proceedings was made |
| 10 | by me using machine shorthand which was thereafter |
| 11 | transcribed under my direction; that the foregoing |
| 12 | transcript is true record of the testimony given. |
| 13 | Further, that if the foregoing pertains to the |
| 14 | original transcript of a deposition in a Federal |
| 15 | Case, before completion of the proceedings, review |
| 16 | of the transcript [] was [X] was not requested. |
| 17 | I further certify I am neither financially |
| 18 | interested in the action nor a relative or employee |
| 19 | of any attorney or any party to this action. |
| 20 | IN WITNESS WHEREOF, I have this date |
| 21 | subscribed my name. |
| 22 | |
| 23 | Dated: May 10, 2022 |
| 24 | regions. formano |
| | Rebecca L. Romano, RPR, CCR |
| 25 | CSR. No 12546 |
| | D 244 |
| | Page 344 |

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1
     DAVID KO, ESQ.
      dko@kellerrohrback.com
2
                                               May 10, 2022
 3
      IN RE: FACEBOOK, INC., CONSUMER USER PROFILE LITIGATION
     MAY 5, 2022, ALLISON HENDRIX, JOB NO. 5210138
 5
6
     The above-referenced transcript has been
      completed by Veritext Legal Solutions and
7
     review of the transcript is being handled as follows:
8
      Per CA State Code (CCP 2025.520 (a)-(e)) - Contact Veritext
10
         to schedule a time to review the original transcript at
         a Veritext office.
11
12
      Per CA State Code (CCP 2025.520 (a)-(e)) - Locked .PDF
         Transcript - The witness should review the transcript and
13
        make any necessary corrections on the errata pages included
14
        below, notating the page and line number of the corrections.
15
        The witness should then sign and date the errata and penalty
16
17
         of perjury pages and return the completed pages to all
         appearing counsel within the period of time determined at
18
19
         the deposition or provided by the Code of Civil Procedure.
       Waiving the CA Code of Civil Procedure per Stipulation of
20
         Counsel - Original transcript to be released for signature
21
         as determined at the deposition.
22
      Signature Waived - Reading & Signature was waived at the
23
24
         time of the deposition.
25
                                                           Page 345
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| 1 | Federal R&S Requested (FRCP 30(e)(1)(B)) - Locked .PDF |
|----|--|
| 2 | Transcript - The witness should review the transcript and |
| 3 | make any necessary corrections on the errata pages included |
| 4 | below, notating the page and line number of the corrections. |
| 5 | The witness should then sign and date the errata and penalty |
| 6 | of perjury pages and return the completed pages to all |
| 7 | appearing counsel within the period of time determined at |
| 8 | the deposition or provided by the Federal Rules. |
| 9 | _X_Federal R&S Not Requested - Reading & Signature was not |
| 10 | requested before the completion of the deposition. |
| 11 | |
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| 1 | IN RE: FACEBOOK, INC., CONSUMER USER PROFILE LITIGATION | [|
|----|---|---|
| 2 | ALLISON HENDRIX, JOB NO. 5210138 | |
| 3 | ERRATA SHEET | |
| 4 | PAGE LINE CHANGE | |
| 5 | | |
| 6 | REASON | |
| 7 | PAGELINECHANGE | |
| 8 | | |
| 9 | REASON | |
| 10 | PAGE LINE CHANGE | |
| 11 | DEL GOV | |
| 12 | REASON | |
| 14 | PAGE LINE CHANGE | |
| 15 | REASON | |
| 16 | PAGELINECHANGE | |
| 17 | | |
| 18 | REASON | |
| 19 | PAGELINECHANGE | |
| 20 | | |
| 21 | REASON | |
| 22 | | |
| 23 | | |
| 24 | WITNESS Date | |
| 25 | | |
| | Page 347 | |

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| & 1:14 2:19 4:5 147 276:13 2009 144:13 22 138:7 5:5 6:5 7:5 345:23 14:46:18 184:5,10 14th 190:13 2010 60:6 26 248:25 249:3 0 15 9:11 225:5 150 276:9 16 32:4 337:10 2843 1:3 2:3 2843 1:3 2:3 299:71:5 287:15 297:15 298:5735 5:13 299:71:5 297:15 298:5735 5:13 299:71:5 299:71:5 298:5735 5:13 299:71:5 290:71:5 290:71:5 290:71:5 290:71:5 290:71:5 290:71:5 290:71:5 290:71:5 290:71:5 290:71:5 290:71:5 290:71:5 290:71 | & | 13th 134:25 | 2008 59:6,20 223:8 | 213 7:20 |
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| 14th 190:13 15 9:11 225:5 168:22 336:9 29 297:15 169:11 1600 4:9 16 32:4 17 310:9 161:21,25 165:24 2013 121:4,12 29:5 165:24 2013 121:4,12 29:5 165:24 2013 121:4,12 29:5 165:24 2013 121:4,12 29:5 165:24 2013 121:4,12 29:5 165:10 195:12,22 196:5 2014 159:10,13 18:16,20 19:20,20 20:14,20,24 21:4 20:15:5 20:14 159:10,13 18:16,20 19:20,20 20:14,20,24 21:4 20:15:5 20:14 20:15:20 20:14,20,24 21:4 20:15:5 20:14 20:15:5 20:14,20,24 21:4 20:15:5 20:14,20,25 22:5 23:15 | | | 324:23 | 253-9706 7:20 |
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[exactly - facebook]

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Federal Rules of Civil Procedure Rule 30

- (e) Review By the Witness; Changes.
- (1) Review; Statement of Changes. On request by the deponent or a party before the deposition is completed, the deponent must be allowed 30 days after being notified by the officer that the transcript or recording is available in which:
- (A) to review the transcript or recording; and
- (B) if there are changes in form or substance, to sign a statement listing the changes and the reasons for making them.
- (2) Changes Indicated in the Officer's Certificate. The officer must note in the certificate prescribed by Rule 30(f)(1) whether a review was requested and, if so, must attach any changes the deponent makes during the 30-day period.

DISCLAIMER: THE FOREGOING FEDERAL PROCEDURE RULES

ARE PROVIDED FOR INFORMATIONAL PURPOSES ONLY.

THE ABOVE RULES ARE CURRENT AS OF APRIL 1,

2019. PLEASE REFER TO THE APPLICABLE FEDERAL RULES

OF CIVIL PROCEDURE FOR UP-TO-DATE INFORMATION.

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Veritext Legal Solutions represents that the foregoing transcript is a true, correct and complete transcript of the colloquies, questions and answers as submitted by the court reporter. Veritext Legal Solutions further represents that the attached exhibits, if any, are true, correct and complete documents as submitted by the court reporter and/or attorneys in relation to this deposition and that the documents were processed in accordance with our litigation support and production standards.

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